HENRY MCMASTER, CHAIR GOVERNOR

CURTIS M. LOFTIS, JR. STATE TREASURER

BRIAN J. GAINES
COMPTROLLER GENERAL



HARVEY S. PEELER. JR.
CHAIRMAN, SENATE FINANCE COMMITTEE

BRUCE W. BANNISTER
CHAIRMAN, HOUSE WAYS AND MEANS COMMITTEE
GRANT GILLESPIE
EXECUTIVE DIRECTOR

THE DIVISION OF PROCUREMENT SERVICES DELBERT H. SINGLETON, JR. DIVISION DIRECTOR (803) 734-8018

JOHN ST. C. WHITE MATERIALS MANAGEMENT OFFICER (803) 737-0600 FAX: (803) 737-0639

Protest Decision

Matter of: Rentokil North America, Inc. DBA J.C. Ehrlich

File No.: 2026-117

Posting Date: October 22, 2025

Contracting Entity: Francis Marion University

Solicitation No.: IFB-2472

Description: Pest Control Services

DIGEST

Protest that awardee failed to comply with the exact requirements of the solicitation denied where alleged failures constituted minor informalities. Protest of unbalanced/unreasonable pricing denied where bid contained an obvious and correctable mathematical error in extending unit prices. The protest of Rentokil North America, Inc. DBA J.C. Ehrlich (Ehrlich) is attached as Exhibit A.

AUTHORITY

The Chief Procurement Officer (CPO) conducted an administrative review pursuant to S.C. Code Ann. § 11-35-4210. This determination is based on the evidence and applicable law and precedents.

BACKGROUND

On August 25, 2025, Francis Marion University (FMU) issued Solicitation Number IFB-2472 requesting bids to provide pest control services on its campus. [Exhibit B] On September 11,

2025, FMU issued Amendment #1 to the solicitation changing the bid deadline and modifying the scope. [Exhibit C] On September 11, 2025, FMU issued Amendment #2 to the solicitation answering vendors' questions and providing a revised Bidding Schedule. [Exhibit D]

By the deadline for receipt of bids, FMU received bids from five bidders, including one from Ehrlich and one from Terminix Service, Inc., (Terminix), the incumbent contractor. [Exhibit E] After evaluating bids, FMU determined Terminix's bid to be the lowest responsive bid. On October 8, 2025, FMU posted a notice of intent to award a contract to Terminix.¹ [Exhibit F] On October 8, Ehrlich protested. On October 10 and 14, 2025, Ehrlich provided clarifications of its protest. [Id.]

DETERMINATION

Ehrlich alleges that Terminix was nonresponsive to the requirements of the solicitation. Ehrlich notes that Section III(8) of the unamended solicitation states:

Contractor must have technicians available to provide services to the University. The lead technician, who will be the primary technician for all work performed on campus, must have a valid 7A SC Pesticide Applicators license. **Documentation must be submitted with your bid.** Any change to lead technician for this contract shall first be approved by the University Liaison, and their 7A SC Pesticide Applicator's license verified prior to work at the University.²

[emphasis in the original]

Additionally, Section IV of the solicitation stated:

IV. INFORMATION FOR OFFERORS TO SUBMIT

INFORMATION FOR OFFERORS TO SUBMIT – GENERAL (MAR

2015): You shall submit a signed Cover Page and Page Two. Your offer should include all other information and documents requested in this part and in parts II.B. Special Instructions; III. Scope of Work; V. Qualifications; VIII. Bidding

¹ FMU actually posted three different notices of award or intent to award to Terminix. The first was an award statement posted on October 7, 2025, with a per month cost of \$535.63 and an estimated total potential value of \$32,138. The second was also an award statement posted the following day with an updated per month cost of \$2678.18 and an estimated total potential value of \$160,690. Since the total potential value of this second award exceeded \$100,000.00, FMU should have posted a notice of intent to award not an award statement. FMU's final document, the intent to award corrected this mistake.

² This language is in Section III(14) of the rewrite of the Scope of Work in Amendment #1.

Schedule/Price Proposal; and any appropriate attachments addressed in Part IX. Attachments to Solicitations. You should submit a summary of all insurance policies you have or plan to acquire to comply with the insurance requirements stated herein, if any, including policy types; coverage types; limits, sub-limits, and deductibles for each policy and coverage type; the carrier's A.M. Best rating; and whether the policy is written on an occurrence or claims-made basis. [04-4010-2]

OFFERORS WILL SUBMIT THE FOLLOWING INFORMATION WITH THEIR QUOTATION

- A Signed Cover Page and Page Two
- Submit Bid on Section VIII. Bidding Schedule
- Completed Reference Page (Attachment 1)
- Non-Resident Taxpayer Form if applicable (Attachment 2)
- Open Trade (Attachment 3
- Drug Free Workplace Act Affidavit (Attachment 7)

A. valid copy of a 7A SC Pesticide Applicators license of the lead technician.

Note: Prior to commencement of the work, contractor shall provide to the University a signed, original certificate of liability insurance (ACORD 25) as denoted in the Contractor's Liability Insurance subsection (see Section VII.B). This certificate must come directly from the insurance agency.

[emphasis in the original]

Ehrlich complains that Terminix did not submit copies of the required SC Pesticide Applicators License, insurance certificates, and W-9. Ehrlich argues each of these failures rendered Terminix's bid nonresponsive. The CPO disagrees.

This solicitation was conducted under the Section 11-35-1520, which provides that award will be made "to the lowest **responsive** and responsible bidders [sic] whose bid meets the requirements set forth in the invitation for bids." S.C. Code Ann. § 11-35-1520(10) [emphasis supplied]. A "responsive bidder" is "a person who has submitted a bid ... which conforms in all **material aspects** to the invitation for bids." S.C. Code Ann. § 11-35-1410(9), [emphasis supplied]. Likewise, the solicitation states "[a]ny Offer which fails to conform to the **material requirements** of the Solicitation may be rejected as nonresponsive." However, just because a requirement in the solicitation is stated in mandatory terms does not mean it is material. *Appeal*

by PS Energy, Case No. 2002-9. Such failure may be a minor informality. Section 11-35-1520(13) defines a minor informality as an informality "which is merely a matter of form or is some immaterial variation from the exact requirements of the invitation for bids having no effect or merely a trivial or negligible effect on total bid price, quality, quantity, or delivery of the supplies or performance of the contract, and the correction or waiver of which would not be prejudicial to bidders. Helpfully, Section 11-35-1520(13) gives a list of examples of minor informalities. This list includes failure to provide documents like those Terminix failed to provide with its bid, such as certificates of insurance, and evidence of licensure.³ These deficiencies are easily cured by allowing the bidder to provide the documentation after bid opening without prejudice to other bidders.⁴ In this case, because Terminix is the incumbent contractor, FMU already had a certificate of insurance, evidence of licensure, and a W-9 for Terminix.

Ehrlich also objects that Terminix failed to provide Nonresident Taxpayer Affidavit with its bid rendering the bid nonresponsive. While this was a curable minor informality, the CPO observes that in this case, Terminix was not required to provide a Nonresident Taxpayer Affidavit. Per Terminix's bid and the South Carolina Secretary of State's website, Terminix Service, Inc., is a South Carolina domestic corporation. [Exhibits G and H respectively]

Ehrlich next argues that Terminix's bid was nonresponsive because Terminix failed to date its signed Open Trade Representation. Terminix's failure to date the signed Open Trade Representation was also a minor informality that is easily cured without prejudice to other bidders. Moreover, the signed document is redundant. The solicitation states:

OPEN TRADE REPRESENTATION (JUN 2015): By submitting an Offer, Offeror represents that Offeror is not currently engaged in the boycott of a person or an entity based in or doing business with a jurisdiction with whom South

³ Evidence of licensure and similar documentation go to a vendor's responsibility—that is, the ability legally and otherwise to perform the work. S.C. Code Ann. §11-35-1410(8). Per Regulation 19-445.2125, the State may ask for any information necessary to determine responsibility at anytime prior to award.

⁴ State licensure for any entity or person can easily be determined by searching the State website.

Carolina can enjoy open trade, as defined in SC Code Section 11-35-5300. [02-2A083-1]

[Exhibit B, p. 7]

[Id., p. 22]

OPEN TRADE (JUN 2015): During the contract term, including any renewals or extensions, Contractor will not engage in the boycott of a person or an entity based in or doing business with a jurisdiction with whom South Carolina can enjoy open trade, as defined in SC Code Section 11-35-5300. [07-7A053-1]

Thus, by submitting a signed bid, Terminix certified its compliance with Section 11-35-5300.

Ehrlich next alleges that Terminix's bid prices were unbalanced and unreasonable.

The bidding schedule in the solicitation provided for unit price bidding for 36 buildings in the following format:

Item Number & Description	Quantity	Unit of Measure	Gross Square Footage	UNIT PRICE PER YEAR- Pest	EXTENDE D PRICE FOR FIVE YEARS- Pest	UNIT PRICE PER YEAR- Termite	PRICE FOR FIVE YEARS- Termite	RCP
Residence Hall – Palmetto								
A. Palmetto Hall	5	Years	20,832					
B. Swamp Fox Hall	5	Years	20,832					
C. Marion State Hall	5	Years	20,832					
D. Snow Island Hall	5	Years	20,831					
E. Belle Isle Hall	5	Years	20,831					
F. Ellen Watson Hall	5	Years	20,831					
Village Apartments								
A. Anderson	5	Years	7,200					
B. Baxter	5	Years	7,200					
C. Dalton	5	Years	7,200					
D. Ervin	5	Years	7,200					
E. Ferguson	5	Years	7,200					

[Exhibit D, pp. 2-4]

In its bid, Terminix listed the same price for its per year unit prices and its five-year extended prices throughout the bidding schedule. For example, where Terminix's per year unit price was

Protest Decision, page 6 Case No. 2026-117 October 22, 2025

\$264, its five-year extended amount was also \$264. [Exhibit G] In the case of an obvious bid mistake such as this, the solicitation provides "[i]n determining award, unit prices will govern over extended prices unless otherwise stated." [Exhibit B, p. 20] Moreover, the Procurement Code and Regulations permit a correction of the bid price in situations where a bid mistake and the correction are obvious on the face of the bid. S.C. Code Ann. §11-35-1520(7) and Reg. 19-445.2185. FMU simply followed the requirement of the solicitation by taking Terminix's yearly unit price as controlling and multiplying that amount times five to derive the actual five-year extended price. After correcting for Terminix's mistake, Terminix was the lowest bidder with a total extended price for five-years of \$160,690.

DECISION

For the foregoing reasons, the CPO denies Ehrlich's protest.

%hn St. C. White

Chief Procurement Officer

Columbia, South Carolina

STATEMENT OF RIGHT TO FURTHER ADMINISTRATIVE REVIEW

Protest Appeal Notice (Revised July 2025)

The South Carolina Procurement Code, in Section 11-35-4210, subsection 6, states:

(6) Finality of Decision. A decision pursuant to subsection (4) is final and conclusive, unless fraudulent or unless a person adversely affected by the decision requests a further administrative review by the Procurement Review Panel pursuant to Section 11-35-4410(1) within ten days of posting of the decision in accordance with subsection (5). The request for review must be directed to the appropriate chief procurement officer, who shall forward the request to the panel or to the Procurement Review Panel, and must be in writing, setting forth the reasons for disagreement with the decision of the appropriate chief procurement officer. The person also may request a hearing before the Procurement Review Panel. The appropriate chief procurement officer and an affected governmental body shall have the opportunity to participate fully in a later review or appeal, administrative or judicial.

Copies of the Panel's decisions and other additional information regarding the protest process is available on the internet at the following web site: http://procurement.sc.gov

FILING FEE: Pursuant to Proviso 111.1 of the 2025 General Appropriations Act, "[r]equests for administrative review before the South Carolina Procurement Review Panel shall be accompanied by a filing fee of two hundred and fifty dollars (\$250.00), payable to the SC Procurement Review Panel. The panel is authorized to charge the party requesting an administrative review under the South Carolina Code Sections 11-35-4210(6), 11-35-4220(5), 11-35-4230(6) and/or 11-35-4410... Withdrawal of an appeal will result in the filing fee being forfeited to the panel. If a party desiring to file an appeal is unable to pay the filing fee because of financial hardship, the party shall submit a completed Request for Filing Fee Waiver form at the same time the request for review is filed. [The Request for Filing Fee Waiver form is attached to this Decision.] If the filing fee is not waived, the party must pay the filing fee within fifteen days of the date of receipt of the order denying waiver of the filing fee. Requests for administrative review will not be accepted unless accompanied by the filing fee or a completed Request for Filing Fee Waiver form at the time of filing." PLEASE MAKE YOUR CHECK PAYABLE TO THE "SC PROCUREMENT REVIEW PANEL."

LEGAL REPRESENTATION: In order to prosecute an appeal before the Panel, business entities organized and registered as corporations, limited liability companies, and limited partnerships must be represented by a lawyer. Failure to obtain counsel will result in dismissal of your appeal. *Protest of Lighting Services*, Case No. 2002-10 (Proc. Rev. Panel Nov. 6, 2002) and *Protest of The Kardon Corporation*, Case No. 2002-13 (Proc. Rev. Panel Jan. 31, 2003); and *Protest of PC&C J&Hs, LLC*, Case No. 2012-1 (Proc. Rev. Panel April 2, 2012). However, individuals and those operating as an individual doing business under a trade name may proceed without counsel, if desired.

South Carolina Procurement Review Panel Request for Filing Fee Waiver

1205 Pendleton Street, Suite 366, Columbia, SC 29201

Name of Requestor			Address	_
City	State	Zip	Business Phone	
1. What is	s your/your com	pany's monthly incon	ne?	
2. What a	re your/your co	npany's monthly exp	enses?	
3. List any	other circumsta	nces which you think a	ffect your/your company's ability to p	•
misrepres		pany's financial condit	above is true and accurate. I have material ion. I hereby request that the filing f	
	before me this day of	, 20	_	
Notary Pu	ıblic of South Ca	rolina	Requestor/Appellant	
My Comr	nission expires:			
For offici	al use only:	Fee Waived _	Waiver Denied	
Chairman	or Vice Chairm	an, SC Procurement F	Review Panel	
This	day of , South Carolina	, 20		

NOTE: If your filing fee request is denied, you will be expected to pay the filing fee within fifteen (15) days of the date of receipt of the order denying the waiver.

Exhibit A

Rentokil North America, Inc. DBA J.C. Ehrlich FMU Pest Control Services IFB-2474

Formal Protest Letter Date: 10/08/2025

Pursuant to S.C. Code § 11–35–4210 and § 11–35–1520(10), Rentokil North America, Inc. d/b/a J.C. Ehrlich ("Protestant") hereby files this formal protest of the intended award for IFB–2472. This protest is timely and seeks a stay of award and a responsibility/price-reasonableness review consistent with Reg. 19–445–2070.

Our protest is based on (1) the apparent low bidder's failure to demonstrate responsibility and compliance, and (2) additional bidders' responsiveness and licensing deficiencies. Protestant is a fully authorized, responsive, and responsible vendor holding all licenses required to perform the complete scope, including termite services.

Exhibit A – Terminix Services, Inc. (Non-Responsibility & Non-Responsiveness)

1. Missing/Incomplete Mandatory Documentation

Terminix did not submit copies of legally required SC pesticide licenses (7A/7B), insurance certificates, W-9, or the Nonresident Taxpayer Affidavit (I-312), and left required certifications (e.g., Open Trade Representation) undated/incomplete.

— Grounds: IFB § III-8 (Licenses & Permits); IFB § VIII (Attachments Required); § 11-35-1520(13) (material omissions); Reg. 19-445-2070(B) (non-responsiveness).

2. Unbalanced/Unreasonable Pricing

Terminix's extended-year and five-year totals were identical for pest and termite, yielding an approximate five-year total of ~\$32,138 for campus-wide service. This is facially unsustainable for the required frequency and facility count.

— Grounds: IFB § VI (unit price governs/reject improper offers); Reg. 19–445–2070(D) (price reasonableness; unbalanced bids). Additionally, Terminix is the incumbent, and the drastic reduction from prior pricing suggests predatory/unbalanced pricing intended to retain

From: Rentokil NA Inc., DBA J.C. Ehrlich
219 Winterbrook Lane
Simpsonville, SC 29681
Daquann Barrett, Account Executive
P: (980) 418.3474 | E: daquann.barrett@jcehrlich.com

To: Materials Management Office 1201 Main Street, Suite 600 Columbia, SC 29201 Chief Procurement Officer

P: (803) 737.0639 | E: <u>protest-mmo@mmo.sc.gov</u>

Rentokil North America, Inc. DBA J.C. Ehrlich FMU Pest Control Services IFB-2474

Formal Protest Letter Date: 10/08/2025

the contract without demonstrating capacity.

— Grounds: § 11-35-1520(10); Reg. 19-445-2070(D) (responsibility).

Result: Terminix is non-responsive (missing mandatory forms/licensing) and non-responsible (pricing and documentation). Award should not proceed.

Exhibit B — Dodson Brothers Exterminating Co., Inc. d/b/a Dodson Pest Control

(Corporate Accuracy, Licensing, and Business Presence)

- 1. Licensing Deficiency (Termite)
 - Dodson submitted licenses for Category 7A (Structural) and Category 03 (Ornamental & Turf) but did not submit Category 7B (Wood-Destroying Organisms). The IFB scope includes termite control and warranty services; under S.C. Code § 46–13–60 and Reg. 27–1075, 7B licensure is required.
 - Grounds: IFB § III-8; Reg. 19-445-2070(B) (non-responsive—fails essential requirement).
- 2. Corporate Accuracy
 - Dodson's bid listed an incorporation date of 11/14/1972 (corresponding to a dissolved predecessor). The active corporate record reflects 11/13/1990. While possibly clerical, the bid misstates corporate information on an official procurement document.
 - Grounds: IFB § VIII (accurate bidder identity); § 11-35-1520(13) (material representation).
- 3. Business Presence/Capacity
 - Submission reflects a P.O. Box in Florence for notices and a principal Virginia office, with no indication of a staffed local facility to support year-round/emergency response. This raises a capacity concern.
 - Grounds: § 11-35-1520(10) (responsibility determination required).

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Rentokil North America, Inc. DBA J.C. Ehrlich FMU Pest Control Services IFB-2474

Formal Protest Letter Date: 10/08/2025

Result: Absent proof of 7B licensure, Dodson is not authorized to perform termite services and is non-responsive to the full scope; corporate accuracy and presence further implicate responsibility.

Exhibit C – Harris Pest Control, Inc. (Incomplete Documentation & Responsibility)

- Nonresident Taxpayer Affidavit (I-312) Incomplete Even if SC-incorporated and exempt, the affidavit must be completed/acknowledged. Harris left it incomplete.
 - Grounds: IFB § VIII; Reg. 19-445-2070(B) (non-responsive—required form incomplete).
- 2. Missing W-9, Insurance, and Licenses Harris did not include a W-9, certificate(s) of insurance, or copies of required SC pesticide licenses.
 - Grounds: IFB § III-8; IFB § VIII; § 11-35-1520(13) (material omissions affecting responsiveness/responsibility).
- 3. Qualifications/Experience Omitted No qualifications narrative was provided, preventing FMU from making the responsibility determination mandated by § 11-35-1520(10).
 - Grounds: IFB § VI(A)(3) (qualifications required).

Result: Harris's submission contains material omissions that preclude evaluation of responsiveness and responsibility.

Protestant's Status (for the record)

Rentokil North America, Inc. d/b/a J.C. Ehrlich is a fully authorized contractor in South Carolina and maintains all required licenses (including Category 7A and 7B) and insurance to perform the complete scope under IFB–2472. Protestant's bid is responsive and Protestant is responsible under § 11–35–1520(10).

From: Rentokil NA Inc., DBA J.C. Ehrlich
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Simpsonville, SC 29681
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Rentokil North America, Inc. DBA J.C. Ehrlich FMU Pest Control Services IFB-2474

Formal Protest Letter Date: 10/08/2025

Requested Relief

Protestant respectfully requests that FMU:

- 1. Stay the intended award pending resolution of this protest (§ 11–35–4210);
- 2. Conduct and document a responsibility determination and price-reasonableness/unbalanced bid analysis for each apparent low bidder (§ 11-35-1520(10); Reg. 19-445-2070(D));
- 3. Declare non-responsive any bid that fails to meet essential solicitation requirements (e.g., mandatory licenses/forms), and non-responsible any bidder lacking demonstrated capacity to perform; and
- 4. Re-evaluate for award to the lowest responsive and responsible bidder, consistent with the Procurement Code and the integrity of the competitive process.

Thank you for your attention to this matter and for safeguarding the integrity of South Carolina's public procurement process. Please confirm receipt of this protest and advise of any additional procedures or schedules for review.

Respectfully submitted,

Daquann Barrett, Account Executive

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Simpsonville, SC 29681
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P: (980) 418.3474 | E: daquann.barrett@jcehrlich.com

Chief Procurement Officer
P: (803) 737.0639 | E: protest-mmo@mmo.sc.gov

To: Materials Management Office

Columbia, SC 29201

1201 Main Street, Suite 600

From: <u>Protest-MMO</u>

To: <u>MMO - Procurement; Shealy, Voight; Skinner, Gail</u>

Subject: FW: [External] Re: Formal Protest- FMU Pest Control Services IFB-2472 (Clarification)

Date: Friday, October 10, 2025 12:46:32 PM

From: Daguann Barrett <daguann.barrett@jcehrlich.com>

Sent: Friday, October 10, 2025 12:46:04 PM (UTC-05:00) Eastern Time (US & Canada)

To: Protest-MMO <protest-mmo@mmo.sc.gov>

Cc: Jennifer D. Hester <JDHester@fmarion.edu>; Josh Swilling <josh.swilling@jcehrlich.com> **Subject:** [External] Re: Formal Protest- FMU Pest Control Services IFB-2472 (Clarification)

Good afternoon,

I'd like to provide a brief clarification regarding my previously submitted protest for IFB-2474.

After reviewing the South Carolina pesticide licensing structure through Clemson University's Department of Pesticide Regulation, I want to confirm that Category 7A (Structural Pest Control) encompasses termite control and warranty services. Category 7B (Fumigation) applies solely to gas-fumigation activities and is not required for standard termite work.

My original concern was to ensure all bidders met the proper licensing requirements for the full scope of pest and termite services described in the solicitation. I appreciate FMU's attention to that issue and respectfully request that the record reflect this clarification.

Thank you again for your time and transparency throughout this process.

Best,

Daquann T. Barrett, CSM®

Account Executive

9009 Perimeter Woods Dr. Charlotte, NC 28216

P: 980.418.3474

E: daquann.barrett@bugoutservice.com



https://youtu.be/IYskOYxnhmA

On Wed, Oct 8, 2025, 9:56 AM Daquann Barrett < daquann.barrett@jcehrlich.com > wrote: Hello,

I'm submitting a formal protest on behalf of Rentokil North America, Inc. DBA J.C. Ehrlich regarding the FMU Pest Control Services IFB-2472 award.

This email serves as both our notice of intent and our formal protest, filed within the

required time frame. The attached letter outlines the grounds and requested relief in accordance with the South Carolina Procurement Code.

I've also included both the original and revised Statements of Award, along with our submitted bid package for reference.

Please confirm receipt when you can.

Thank you

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From: <u>Daquann Barrett</u>
To: <u>Craig, Kimber</u>

Cc: <u>Protest-MMO</u>; <u>Jennifer D. Hester</u>; <u>Josh Swilling</u>

Subject: Re: [External] Re: Formal Protest- FMU Pest Control Services IFB-2472 (Clarification)

Date: Tuesday, October 14, 2025 8:46:20 AM

Hello,

I wanted to circle back one more time to add.

In amendment two "fumigate" was added and that requires a 7B license. I wasnt sure if you were already aware but I noticed it was omitted that from my clarification.

Best,

On Mon, 13 Oct 2025 at 16:42, Craig, Kimber < kcraig@mmo.sc.gov > wrote:

Good afternoon, I'm confirming receipt of the protest as well as the below clarification. Thank you.



Kimber H. Craig | Chief Procurement Officer and Director of Agency Sourcing

Division of Procurement Services | SC State Fiscal Accountability Authority

1201 Main Street, Suite 600 | Columbia, SC 29201 | Office: (803) 737-2527 | kcraig@mmo.sc.gov

From: Daguann Barrett < <u>daguann.barrett@icehrlich.com</u>>

Sent: Friday, October 10, 2025 12:46 PM

To: Protest-MMO < <u>protest-mmo@mmo.sc.gov</u>>

Cc: Jennifer D. Hester < <u>JDHester@fmarion.edu</u>>; Josh Swilling < <u>josh.swilling@jcehrlich.com</u>> **Subject:** [External] Re: Formal Protest- FMU Pest Control Services IFB-2472 (Clarification)

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Thank you again for your time and transparency throughout this process.

Best,

Daquann T. Barrett, CSM®

Account Executive

9009 Perimeter Woods Dr.

Charlotte, NC 28216

P: 980.418.3474

E: daquann.barrett@bugoutservice.com



https://youtu.be/IYskOYxnhmA

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--

Daquann T. Barrett, CSM®

Account Executive

9009 Perimeter Woods Dr. Charlotte, NC 28216

P: 980.418.3474

E: daquann.barrett@bugoutservice.com





https://youtu.be/IYskOYxnhmA

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Exhibit B



Invitation for Bid

Solicitation Number
Date Issued
Purchasing Officer
Phone
E-Mail Address

IFB-2472 08/25/2025 Jennifer Hester (843) 661-1161 jdhester@fmarion.edu

DESCRIPTION: Provide Pest Control Services for Francis Marion University

The Term "Offer" Means Your "Bid" or "Proposal".

SUBMIT OFFER BY (Opening Date/Time): 10/02/2025 at 2:00 PM EST See "Deadline For Submission Of Offer" provision

QUESTIONS MUST BE RECEIVED BY: 09/16/2025 at 2:00 PM EST See "Questions From Offerors" provision

NUMBER OF COPIES TO BE SUBMITTED: One (1) Original, hard copy mailed with one (1) flash drive or other USB device as Specified in a sealed package to one of the addresses listed below.

SUBMIT YOUR OFFER TO ONE OF THE FOLLOWING ADDRESSES IN A SEALED PACKAGE.

MAILING ADDRESS:

Francis Marion University Purchasing Office P.O. Box 100547 Florence, SC 29502-0547 **EXPRESS SHIPPING ADDRESS:**

Francis Marion University Central Receiving 4822 E. Palmetto Street Florence, SC 29506 HAND-DELIVERY:

Francis Marion University Purchasing Office (Room 102) Stokes Administration Building 4822 E. Palmetto Street Florence, SC 29506

CONFERENCE TYPE: A Highly Recommended Site Visit.

DATE & TIME: 09/09/2025 10:00AM

As appropriate, see "Conferences - Pre-Bid/Proposal" & "Site Visit" provisions

LOCATION: Francis Marion University Facilities Management Building Conference Room, 4804 Patriot Drive Florence, S.C. 29506

AWARD & AMENDMENTS

Statement of Intent to Award will be posted at the Physical Address stated above on 10/03/2025. The award, this solicitation, and any amendments will be posted at the following web address: http://www.fmarion.edu/about/solicitationsawards

You must submit a signed copy of this form with Your Offer. By submitting a b of the Solicitation. You agree to hold Your Offer open for a minimum of thirty (
NAME OF OFFEROR (Full legal name of business submitting the offe	or) OFFEROR'S TYPE OF ENTITY: (Check one)
AUTHORIZED SIGNATURE	□ Sole Proprietorship□ Partnership□ Corporation (tax-exempt)
(Person signing must be authorized to submit binding offer to enter contract of behalf of Offeror named above.)	Other
TITLE (Business title of person signing above)	
PRINTED NAME (Printed name of person signing above) DATE SIGNED	(See "Signing Your Offer" provision.)
Instructions regarding Offeror's name: Any award issued will be issued to, and the cont above. An offer may be submitted by only one legal entity. The entity named as the off the name of a branch office or a division of a larger entity if the branch or division is partnership, sole proprietorship, etc.	feror must be a single and distinct legal entity. Do not use
STATE OF INCORPORATION (If Offeror is a corporation, identify the state of Incorporation)	ation.)
TAXPAYER IDENTIFICATION NO.	
(See "Taxpayer Identification Number" provision)	

COVER PAGE MMO (JAN. 2006)

PAGE ONE (Return Page Two with Your Offer)

· · · · · · · · · · · · · · · · · · ·					NOTICE ADDRESS (Address to which all procurement and contract related notices should be sent.) (See "Notice" clause)					
					Address	Address				
					Area Code -	Number - Exter	nsion		Facsimile	
					E-mail Addre	!SS				
PAYMENT ADDRESS (Address to which payments will be sent.) (See "Payment" clause)					ORDER ADDRESS (Address to which purchase orders will be sent) (See "Purchase Orders and "Contract Documents" clauses)					
Payment Address same as Home Office Address Payment Address same as Notice Address (check only one)					ddress same as H ddress same as N	_				
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Amendment No.	Amendment Issue Date	Amendment No.		ndment le Date	Amendment No.	Amendment Issue Date	Amendment No.		Amendment Issue Date	
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	Office Address s				eck only one)					

Solicitation Outline

- I. Scope of Solicitation
- II. Instructions to Offerors
 - A. General Instructions
 - **B.** Special Instructions
- III. Scope of Work/Specifications
- IV. Information for Offerors to Submit
- V. Qualifications
- VI. Award Criteria
- VII. Terms and Conditions
 - A. General
 - B. Special
- VIII. Bidding Schedule/Cost Proposal
- IX. Attachments to Solicitation

SITE VISIT (JAN 2006): A site visit will be held at the date, time and location indicated on the Cover Page. Your failure to attend will not relieve the Contractor from responsibility for estimating properly the difficulty and cost of successfully performing the work, or for proceeding to successfully perform the work without additional expense to the State. The State assumes no responsibility for any conclusions or interpretations made by the Contractor based on the information made available at the conference. Nor does the State assume responsibility for any understanding reached or representation made concerning conditions which can affect the work by any of its officers or agents before the execution of this contract, unless that understanding or representation is expressly stated in this contract.

[02-2B165-1]

Site Visit Date & Start Time: (Non-mandatory – But highly recommended – See Cover Page for Date and Time) in the Facilities Management/Campus Police Building located on the campus of Francis Marion University.

Please visit our website at <u>www.fmarion.edu</u> for directions or call the Purchasing Office at (843) 661-1160 for additional information.

Note Regarding Questions:

Deadline for receipt of questions regarding this Solicitation: (See Cover Page).

Note Regarding Questions:

Please see the Deadline for receipt of questions regarding this Solicitation on the cover page of this document. To submit questions or request additional information, send your written question/request to be received in the Francis Marion University's Purchasing Office no later than the date and time shown on the cover page.

Send Questions to: Mail: Francis Marion University

Purchasing Office PO Box 100547

Florence, SC 29502-0547 Attn: Jennifer Hester

*Email: jdhester@fmarionn.edu

Fax (843) 661-1161

Mark Envelopes, faxes or emails: Questions: IFB-2472-Provide Pest Control Services

I. SCOPE OF SOLICITATION

It is the intent of Francis Marion University to solicit bids from qualified sources to provide pest control services in accordance with all requirements stated herein.

ACQUIRE SERVICES & SUPPLIES / EQUIPMENT (JAN 2006): The purpose of this solicitation is to acquire services and supplies or equipment complying with the enclosed description and/or specifications and conditions.

A contract or contracts will be awarded in accordance with the provisions and conditions of this solicitation. The contract shall be for One (1) year with the option to renew for up to four (4) additional one-year renewals.

MAXIMUM CONTRACT PERIOD - ESTIMATED (Jan 2006)

Start date: 11/1/2025 End date: 10/30/2030 Dates provided are estimates only. Any resulting contract will begin on the date specified in the notice of award. See clause entitled "Term of Contract - Effective Date/Initial Contract Period". [01-1040-1]

II. INSTRUCTIONS TO OFFERORS - A. GENERAL INSTRUCTIONS

DEFINITIONS, CAPITALIZATION, AND HEADINGS (FEB 2015) CLAUSE HEADINGS USED IN THIS SOLICITATION ARE FOR CONVENIENCE ONLY AND SHALL NOT BE USED TO CONSTRUE MEANING OR INTENT. EVEN IF NOT CAPITALIZED, THE FOLLOWING DEFINITIONS ARE APPLICABLE TO ALL PARTS OF THE SOLICITATION, UNLESS EXPRESSLY PROVIDED OTHERWISE.

AMENDMENT means a document issued to supplement the original solicitation document.

BOARD means the South Carolina Budget & Control Board or its successor in interest.

BUSINESS means any corporation, partnership, individual, sole proprietorship, joint stock company, joint venture, or any other legal entity. [11-35-310(3)]

CHANGE ORDER means any written alteration in specifications, delivery point, rate of delivery, period of performance, price, quantity, or other provisions of any contract accomplished by mutual agreement of the parties to the contract. [11-35-310(4)]

CONTRACT See clause entitled Contract Documents & Order of Precedence.

CONTRACT MODIFICATION means a written order signed by the Purchasing Officer, directing the contractor to make changes which the clause of the contract titled "Changes," if included herein, authorizes the Purchasing Officer to order without the consent of the contractor. [11-35-310(9)]

CONTRACTOR means the Offeror receiving an award as a result of this solicitation.

COVER PAGE means the top page of the original solicitation on which the solicitation is identified by number. Offerors are cautioned that Amendments may modify information provided on the Cover Page.

OFFER means the bid or proposal submitted in response this solicitation. The terms Bid and Proposal are used interchangeably with the term Offer.

OFFEROR means the single legal entity submitting the offer. The term Bidder is used interchangeably with the term Offeror. See bidding provisions entitled Signing Your Offer and Bid/Proposal As Offer To Contract.

PAGE TWO means the second page of the original solicitation, which is labeled Page Two.

PURCHASING OFFICER means the person, or his successor, identified as such on either the Cover Page, an amendment, or an award notice.

YOU and YOUR means Offeror.

SOLICITATION means this document, including all its parts, attachments, and any Amendments.

STATE means the Using Governmental Unit(s) identified on the Cover Page.

SUBCONTRACTOR means any person you contract with to perform or provide any part of the work.

US or WE means the using governmental unit.

USING GOVERNMENTAL UNIT means the unit(s) of government identified as such on the Cover Page. If the Cover Page identifies the Using Governmental Unit as "Statewide Term Contract," the phrase "Using Governmental Unit" means any South Carolina Public Procurement Unit [11-35-4610(5)] that has submitted a Purchase Order to you pursuant to the contract resulting from this solicitation. Reference the clauses titled "Purchase Orders" and "Statewide Term Contract."

WORK means all labor, materials, equipment, services, or property of any type, provided or to be provided by the Contractor to fulfill the Contractor's obligations under the Contract.[02-2A003-2]

AMENDMENTS TO SOLICITATION (JAN 2004): (a) The Solicitation may be amended at any time prior to opening. All actual and prospective Offerors should monitor the following web site for the issuance of Amendments:

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http://www.fmarion.edu/procurement/solicitationsawards/ (b) Offerors shall acknowledge receipt of any amendment to this solicitation (1) by signing and returning the amendment, (2) by identifying the amendment number and date in the space provided for this purpose on Page Two, (3) by letter, or (4) by submitting a bid that indicates in some way that the bidder received the amendment. (c) If this solicitation is amended, then all terms and conditions which are not modified remain unchanged.

AUTHORIZED AGENT (FEB 2015): All authority regarding this procurement is vested solely with the responsible Purchasing Officer. Unless specifically delegated in writing, the Purchasing Officer is the only government official authorized to bind the government with regard to this procurement or the resulting contract. [02-2A007-1]

AWARD NOTIFICATION (FMU December 2023)

Notice regarding any award, cancellation of award, or extension of award will be posted at the location and on the date specified on the Cover Page or, if applicable, any notice of extension of award. Should the contract resulting from this Solicitation have a total or potential value of one hundred thousand dollars or more, such notice will be sent electronically to all Offerors responding to the Solicitation and any award will not be effective until the calendar day (including weekends and holidays) immediately following the seventh business day after such notice is given.

BID / PROPOSAL AS OFFER TO CONTRACT (JAN 2004): By submitting Your Bid or Proposal, You are offering to enter into a contract with the Using Governmental Unit(s). Without further action by either party, a binding contract shall result upon final award. Any award issued will be issued to, and the contract will be formed with, the entity identified as the Offeror on the Cover Page. An Offer may be submitted by only one legal entity; "joint bids" are not allowed.

BID ACCEPTANCE PERIOD (JAN 2004): In order to withdraw Your Offer after the minimum period specified on the Cover Page, You must notify the Purchasing Officer in writing.

BID IN ENGLISH & DOLLARS (JAN 2004): Offers submitted in response to this solicitation shall be in the English language and in US dollars, unless otherwise permitted by the Solicitation

CERTIFICATE OF INDEPENDENT PRICE DETERMINATION (MAY 2008): GIVING FALSE, MISLEADING, OR INCOMPLETE INFORMATION ON THIS CERTIFICATION MAY RENDER YOU SUBJECT TO PROSECUTION UNDER SECTION 16-9-10 OF THE SOUTH CAROLINA CODE OF LAWS AND OTHER APPLICABLE LAWS.

- (a) By submitting an offer, the offeror certifies that-
- (1) The prices in this offer have been arrived at independently, without, for the purpose of restricting competition, any consultation, communication, or agreement with any other offeror or competitor relating to-
- (i) Those prices;
- (ii) The intention to submit an offer; or
- (iii) The methods or factors used to calculate the prices offered.
- (2) The prices in this offer have not been and will not be knowingly disclosed by the offeror, directly or indirectly, to any other offeror or competitor before bid opening (in the case of a sealed bid solicitation) or contract award (in the case of a negotiated solicitation) unless otherwise required by law; and
- (3) No attempt has been made or will be made by the offeror to induce any other concern to submit or not to submit an offer for the purpose of restricting competition.
- (b) Each signature on the offer is considered to be a certification by the signatory that the signatory-
- (1) Is the person in the offeror's organization responsible for determining the prices being offered in this bid or proposal, and that the signatory has not participated and will not participate in any action contrary to paragraphs (a)(1) through (a)(3) of this certification; or
- (2)(i) Has been authorized, in writing, to act as agent for the offeror's principals in certifying that those principals have not participated, and will not participate in any action contrary to paragraphs (a)(1) through (a)(3) of this certification [As used in this subdivision (b)(2)(i), the term "principals" means the person(s) in the offeror's organization responsible for determining the prices offered in this bid or proposal];
- (ii) As an authorized agent, does certify that the principals referenced in subdivision (b)(2)(i) of this certification have not participated, and will not participate, in any action contrary to paragraphs (a)(1) through (a)(3) of this certification; and
- (iii) As an agent, has not personally participated, and will not participate, in any action contrary to paragraphs (a)(1) through (a)(3) of this certification.
- (c) If the offeror deletes or modifies paragraph (a)(2) of this certification, the offeror must furnish with its offer a signed statement setting forth in detail the circumstances of the disclosure. [02-2A032-1].

CERTIFICATION REGARDING DEBARMENT AND OTHER RESPONSIBILITY MATTERS (JAN 2004):

- (a)(1) By submitting an Offer, Offeror certifies, to the best of its knowledge and belief, that-
- (i) Offeror and/or any of its Principals-
- (A) Are not presently debarred, suspended, proposed for debarment, or declared ineligible for the award of contracts by any state or federal agency;

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- (B) Have not, within a three-year period preceding this offer, been convicted of or had a civil judgment rendered against them for: commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, state, or local) contract or subcontract; violation of Federal or state antitrust statutes relating to the submission of offers; or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, tax evasion, or receiving stolen property; and
- (C) Are not presently indicted for, or otherwise criminally or civilly charged by a governmental entity with, commission of any of the offenses enumerated in paragraph (a)(1)(i)(B) of this provision.
- (ii) Offeror has not, within a three-year period preceding this offer, had one or more contracts terminated for default by any public (Federal, state, or local) entity.
- (2) "Principals," for the purposes of this certification, means officers; directors; owners; partners; and, persons having primary management or supervisory responsibilities within a business entity (e.g., general manager; plant manager; head of a subsidiary, division, or business segment, and similar positions).
- (b) Offeror shall provide immediate written notice to the Purchasing Officer if, at any time prior to contract award, Offeror learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- (c) If Offeror is unable to certify the representations stated in paragraphs (a)(1), Offer must submit a written explanation regarding its inability to make the certification. The certification will be considered in connection with a review of the Offeror's responsibility. Failure of the Offeror to furnish additional information as requested by the Purchasing Officer may render the Offeror non-responsible.
- (d) Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render, in good faith, the certification required by paragraph (a) of this provision. The knowledge and information of an Offeror is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- (e) The certification in paragraph (a) of this provision is a material representation of fact upon which reliance was placed when making award. If it is later determined that the Offeror knowingly or in bad faith rendered an erroneous certification, in addition to other remedies available to the State, the Purchasing Officer may terminate the contract resulting from this solicitation for default.

CODE OF LAWS AVAILABLE (JAN 2006): The South Carolina Code of Laws, including the Consolidated Procurement Code, is available at http://www.scstatehouse.net/code/statmast.htm. The South Carolina Regulations are available at: http://www.scstatehouse.net/coderegs/statmast.htm.

DISCLOSURE OF CONFLICTS OF INTEREST OR UNFAIR COMPETITIVE ADVANTAGE (APR 2023):

("OCI FAQ for Contractors" is available at www.procurement.sc.gov) (a) You certify that, to the best of your knowledge and belief: (1) your offer identifies any services that relate to either this solicitation or the work and that have already been performed by you, a proposed subcontractor, or an affiliated business or consultant of either; and (2) there are no relevant facts or circumstances that may give rise to an actual or potential organizational conflict of interest, as defined in S.C. Code Ann. Reg. 19- 445.2127, or that your offer identifies and explains any unfair competitive advantage you may have in competing for the proposed contract and any actual or potential conflicts of interest that may arise from your participation in this competition or your receipt of an award. (b) If you, a proposed subcontractor, or an affiliated business or consultant of either, have an unfair competitive advantage or a significant actual or potential conflict of interest, the State may withhold award. Before withholding award on these grounds, the State will notify you of the concerns and provide a reasonable opportunity for you to respond. The State may consider efforts to avoid or mitigate such concerns, including restrictions on future activities. (c) The certification in paragraph (a) of this provision is a material representation of fact upon which the State will rely when considering your offer for award. [02-2A047-3]

ORGANIZATIONAL CONFLICT OF INTEREST (APR 2023):

(a) The Contractor agrees to immediately advise the Procurement Officer if an actual or potential organizational conflict of interest is discovered after award, and to make a full written disclosure promptly thereafter to the Procurement Officer. This disclosure shall include a description of actions which the Contractor has taken or proposes to take, after consultation with the Procurement Officer, to avoid, mitigate, or neutralize the actual or potential conflict. (b) The State may terminate this contract for convenience, in whole or in part, if it deems such termination necessary to avoid an organizational conflict of interest. Contractor's failure to include an appropriate termination for convenience clause in any subcontract shall not increase the obligation of the State beyond what it would have been if the subcontract had contained such a clause. (c) The disclosure required by paragraph (a) of this provision is a material obligation of the contract. If the Contractor knew or should have known of an organizational conflict of interest prior to award, or discovers an actual or potential conflict after Organizational Conflicts of Interest PGI, page 32 award, and does not disclose, or misrepresents, relevant information to the Procurement Officer, the State may terminate the contract for default. [07-7A054-1]

DEADLINE FOR SUBMISSION OF OFFER (JAN 2004): Any offer received after the Purchasing Officer of the governmental body or his designee has declared that the time set for opening has arrived, shall be rejected unless the offer has been delivered to the designated purchasing office or the governmental body's mail room which services that purchasing office prior to the opening. [R.19-445.2070(G)] [02-2A050-1]

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SUBMITTING AN OFFER OR MODIFICATION (FMU 2024): (1) All copies of the offer or modification, and any other documents required to be submitted with the offer shall be enclosed in a sealed, opaque envelope or package. (2) Submit your offer or modification to the address on the Cover Page. (3) The envelope or package must show the time and date specified for opening, the solicitation number, and the name and address of the bidder. If the offer or modification is sent by mail or special delivery service (UPS, Federal Express, etc.), the outermost envelope or wrapper must be labeled "OFFER ENCLOSED" on the face thereof. (c) If you are responding to more than one solicitation, submit each offer in a separate envelope or package. (d) Submit the number of copies indicated on the Cover Page. (e) Facsimile or e-mail offers, modifications, or withdrawals, will not be considered unless authorized by the Solicitation.

DRUG FREE WORK PLACE CERTIFICATION (JAN 2004): By submitting an Offer, Contractor certifies that, if awarded a contract, Contractor will comply with all applicable provisions of The Drug-free Workplace Act, Title 44, Chapter 107 of the South Carolina Code of Laws, as amended.

DUTY TO INQUIRE (FEB 2015): Offeror, by submitting an Offer, represents that it has read and understands the Solicitation and that its Offer is made in compliance with the Solicitation. Offerors are expected to examine the Solicitation thoroughly and should request an explanation of any ambiguities, discrepancies, errors, omissions, or conflicting statements in the Solicitation. Failure to do so will be at the Offeror's risk. All ambiguities, discrepancies, errors, omissions, or conflicting statements in the Solicitation shall be interpreted to require the better quality or greater quantity of work and/or materials, unless otherwise directed by amendment. Offeror assumes responsibility for any patent ambiguity in the Solicitation that Offeror does not bring to the State's attention. See clause entitled "Questions from Offerors." [02-2A070-2]

ETHICS CERTIFICATE (May 2008): By submitting an offer, the offeror certifies that the offeror has and will comply with, and has not, and will not, induce a person to violate Title 8, Chapter 13 of the South Carolina Code of Laws, as amended (ethics act). The following statutes require special attention: Section 8-13-700, regarding use of official position for financial gain; Section 8-13-705, regarding gifts to influence action of public official; Section 8-13-720, regarding offering money for advice or assistance of public official; Sections 8-13-755 and 8-13-760, regarding restrictions on employment by former public official; Section 8-13-775, prohibiting public official with economic interests from acting on contracts; Section 8-13-790, regarding recovery of kickbacks; Section 8-13-1150, regarding statements to be filed by consultants; and Section 8-13-1342, regarding restrictions on contributions by contractor to candidate who participated in awarding of contract. The state may rescind any contract and recover all amounts expended as a result of any action taken in violation of this provision. If contractor participates, directly or indirectly, in the evaluation or award of public contracts, including without limitation, change orders or task orders regarding a public contract, contractor shall, if required by law to file such a statement, provide the statement required by Section 8-13-1150 to the Purchasing Officer at the same time the law requires the statement to be filed. [02-2A075-2]

OMIT TAXES FROM PRICE (JAN 2004): Do not include any sales or use taxes in your price that the State may be required to pay.

OPEN TRADE REPRESENTATION (JUN 2015): By submitting an Offer, Offeror represents that Offeror is not currently engaged in the boycott of a person or an entity based in or doing business with a jurisdiction with whom South Carolina can enjoy open trade, as defined in SC Code Section 11-35-5300. [02-2A083-1]

PROTESTS (MAY 2019): If you are aggrieved in connection with the solicitation or award of the contract, you may be entitled to protest, but only as provided in Section 11-35-4210. To protest a solicitation, you must submit a protest within fifteen days of the date the applicable solicitation document is issued. To protest an award, you must (i) submit notice of your intent to protest within seven business days of the date the award notice is posted, and (ii) submit your actual protest within fifteen days of the date the award notice is posted. Days are calculated as provided in Section 11-35-310(13). Both protests and notices of intent to protest must be in writing and must be received by the appropriate Chief Procurement Officer within the time provided. See clause entitled "Protest- CPO". The grounds of the protest and the relief requested must be set forth with enough particularity to give notice of the issues to be decided. [02-2A085-2]

PROHIBITED COMMUNICATIONS AND DONATIONS (FEB 2015): Violation of these restrictions may result in disqualification of your offer, suspension or debarment, and may constitute a violation of law.

- (a) During the period between publication of the solicitation and final award, you must not communicate, directly or indirectly, with the Using Governmental Unit or its employees, agents or officials regarding any aspect of this procurement activity, unless otherwise approved in writing by the Purchasing Officer. All communications must be solely with the Purchasing Officer. [R. 19-445.2010]
- (b) You are advised to familiarize yourself with Regulation 19-445.2165, which restricts donations to a governmental entity with whom you have or seek to have a contract. You represent that your offer discloses any gifts made, directly or through an intermediary, by you or your named subcontractors to or for the benefit of the Using Governmental Unit during the period beginning eighteen months prior to the Opening Date. [R. 19-445.2165] [02-2A087-1]

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PUBLIC OPENING (JAN 2004): Offers will be publicly opened at the date / time and at the location identified on the Cover Page, or last Amendment, whichever is applicable.

QUESTIONS FROM OFFERORS (FEB 2015): (a) Any prospective offeror desiring an explanation or interpretation of the solicitation, drawings, specifications, etc., must request it in writing. Questions regarding the original solicitation or any amendment must be received by the Purchasing Officer no later than five (5) days prior to opening unless an earlier date is stated on the Cover Page. Label any communication regarding your questions with the name of the Purchasing Officer, and the solicitation's title and number. Oral explanations or instructions will not be binding. [See R. 19-445.2042(B)] Any information given a prospective offeror concerning a solicitation will be furnished promptly to all other prospective offerors as an Amendment to the solicitation, if that information is necessary for submitting offers or if the lack of it would be prejudicial to other prospective offerors. See clause entitled "Duty to Inquire." We will not identify you in our answer to your question. (b) The State seeks to permit maximum practicable competition. Offerors are urged to advise the Purchasing Officer -- as soon as possible -- regarding any aspect of this procurement, including any aspect of the Solicitation that unnecessarily or inappropriately limits full and open competition. [See R. 19-445.2140] [02-2A095-2]

REJECTION/CANCELLATION (JAN 2004): The State may cancel this solicitation in whole or in part. The State may reject any or all proposals in whole or in part. [SC Code Section 11-35-1710 & R.19-445.2065.]

REJECTION/CANCELLATION (FMU 2023): The University may cancel this solicitation in whole or in part. The State may reject any or all proposals in whole or in part.

RESPONSIVENESS/IMPROPER OFFERS (JUN 2015): (a) Bid as Specified. Offers for supplies or services other than those specified will not be considered unless authorized by the Solicitation.

- (b) Multiple Offers. Offerors may submit more than one Offer, provided that each Offer has significant differences other than price. Each separate Offer must satisfy all Solicitation requirements. If this solicitation is an Invitation for Bids, each separate offer must be submitted as a separate document. If this solicitation is a Request for Proposals, multiple offers may be submitted as one document, provided that you clearly differentiate between each offer and you submit a separate cost proposal for each offer, if applicable.
- (c) Responsiveness. Any Offer which fails to conform to the material requirements of the Solicitation may be rejected as nonresponsive. Offers which impose conditions that modify material requirements of the Solicitation may be rejected. If a fixed price is required, an Offer will be rejected if the total possible cost to the State cannot be determined. Offerors will not be given an opportunity to correct any material nonconformity. Any deficiency resulting from a minor informality may be cured or waived at the sole discretion of the Purchasing Officer. [R.19-445.2070 and Section 11-35-1520(13)]
- (d) Price Reasonableness: Any offer may be rejected if the Purchasing Officer determines in writing that it is unreasonable as to price. [R. 19-445.2070].
- (e) Unbalanced Bidding. The State may reject an Offer as nonresponsive if the prices bid are materially unbalanced between line items or subline items. A bid is materially unbalanced when it is based on prices significantly less than cost for some work and prices which are significantly overstated in relation to cost for other work, and if there is a reasonable doubt that the bid will result in the lowest overall cost to the State even though it may be the low evaluated bid, or if it is so unbalanced as to be tantamount to allowing an advance payment.
- (f) **Do not submit bid samples or descriptive literature unless expressly requested.** Unsolicited bid samples or descriptive literature will not be examined or tested, will not be used to determine responsiveness, and will not be deemed to vary any of the provisions of the solicitation. S.C. Code Ann. Reg. 19-445.2077(D). [02-2A105-2]

SIGNING YOUR OFFER (JAN 2004): Every Offer must be signed by an individual with actual authority to bind the Offeror. (a) If the Offeror is an individual, the Offer must be signed by that individual. If the Offeror is an individual doing business as a firm, the Offer must be submitted in the firm name, signed by the individual, and state that the individual is doing business as a firm. (b) If the Offeror is a partnership, the Offer must be submitted in the partnership name, followed by the words "by its Partner," and signed by a general partner. (c) If the Offeror is a corporation, the Offer must be submitted in the corporate name, followed by the signature and title of the person authorized to sign. (d) An Offer may be submitted by a joint venturer involving any combination of individuals, partnerships, or corporations. If the Offeror is a joint venture, the Offer must be submitted in the name of the Joint Venture and signed by every participant in the joint venture in the manner prescribed in paragraphs (a) through (c) above for each type of participant. (e) If an Offer is signed by an agent, other than as stated in subparagraphs (a) through (d) above, the Offer must state that is has been signed by an Agent. Upon request, Offeror must provide proof of the agent's authorization to bind the principal. [02-2A115-1]

STATE OFFICE CLOSINGS (JAN 2004): If an emergency or unanticipated event interrupts normal government processes so that offers cannot be received at the government office designated for receipt of bids by the exact time specified in the solicitation, the time specified for receipt of offers will be deemed to be extended to the same time of day specified in the solicitation on the first work day on which normal government processes resume. In lieu of an automatic extension, an Amendment may be issued to reschedule bid opening. If state offices are closed at the time a pre-bid or pre-proposal conference is scheduled, an Amendment will be issued to reschedule the conference. Useful information may be available at: http://www.scemd.org/myscgovweb/weather.html [02-2A120-3]

DISCLOSURE OF YOUR BID / PROPOSAL & SUBMITTING CONFIDENTIAL DATA (FEB 2021):

- (a) According to Section 11-35-410, any person submitting a document in response or with regard to any solicitation or other request must "comply with instructions provided in the solicitation for marking information exempt from public disclosure. Information not marked as required by the applicable instructions may be disclosed to the public." IF YOU IDENTIFY YOUR ENTIRE RESPONSE AS EXEMPT FROM PUBLIC DISCLOSURE, OR IF YOU DO NOT SUBMIT A REDACTED COPY AS REQUIRED, THE STATE MAY, IN ITS SOLE DISCRETION, DETERMINE YOUR BID OR PROPOSAL NONRESPONSIVE AND INELIGIBLE FOR AWARD.
- (b) By submitting a response to this solicitation or request, Offeror agrees to the public disclosure of every page, or portion thereof, of every document regarding this solicitation or request that was submitted at any time prior to entering into a contract (including, but not limited to, documents contained in a response, documents submitted to clarify a response, and documents submitted during negotiations), unless the page, or portion thereof, was redacted and conspicuously marked "Trade Secret" or "Confidential" or "Protected", (2) agrees that any information not redacted and marked, as required by these bidding instructions, as a "Trade Secret" is not a trade secret as defined by the Trade Secrets Act, and (3) agrees that, notwithstanding any claims or markings otherwise, any prices, commissions, discounts, or other financial figures used to determine the award, as well as the final contract amount, are subject to public disclosure.
- (c) If your offer includes any information that you claim is exempt from public disclosure, you must submit one complete copy of your offer from which you have removed or concealed such information (the redacted copy). Except for the information removed or concealed, the redacted copy must be identical to your original offer.
- (d) Do not mark your entire response (bid, proposal, quote, etc.) as confidential, trade secret, or protected. If only portions of a page are subject to some protection, do not redact the entire page. The redacted copy must reflect the same pagination as the original and show the empty space from which information was redacted. The Procurement Officer must be able to view, search, copy and print the redacted copy without a password. If your response, or any part thereof, is improperly marked as confidential or trade secret or protected, the State may, in its sole discretion, determine it nonresponsive.
- (e) On the redacted copy, you must identify the basis of your claim by marking each redaction as follows: You must separately mark with the word "CONFIDENTIAL" every page, or portion thereof, that you redacted and claim as exempt from public disclosure because it is either (1) a trade secret as defined in Section 30-4-40(a)(1) of the Freedom of Information Act, or (2) privileged and confidential, as that phrase is used in Section 11-35-410. You must separately mark with the words "TRADE SECRET" every page, or portion thereof, that you redacted and claim as exempt from public disclosure as a trade secret pursuant to Section 39-8-20 of the Trade Secrets Act. You must separately mark with the word "PROTECTED" every page, or portion thereof, that you redacted and claim as exempt from public disclosure pursuant to Section 11-35- 1810. All markings must be conspicuous; use color, bold, underlining, or some other method in order to conspicuously distinguish the mark from the other text.
- (f) In determining whether to release documents, the State will detrimentally rely on your redaction and marking of documents, as required by these bidding instructions, as being either "Confidential" or "Trade Secret" or "Protected". By submitting a response, you agree to defend, indemnify and hold harmless the State of South Carolina, its agencies, officers and employees, from every claim, demand, loss, expense, cost, damage or injury, including attorney's fees, arising out of or resulting from withholding information by the State of South Carolina or any of its agencies, that you have redacted or marked as "Confidential" or "Trade Secret" or "Protected". (All references to S.C. Code of Laws.) [02-2A125-3]

VENDOR REGISTRATION MANDATORY (FMU Dec 2023):

You must have a state vendor number to be eligible to submit an offer. To obtain a state vendor number, visit www.procurement.sc.gov and select Doing Business with Us. Then select Vendor Registration. (To determine if your business is already registered, go to "Vendor Search"). Upon registration, you will be assigned a state vendor number. Vendors must keep their vendor information current. If you are already registered and know your User ID & Password, you can update your information by selecting Update Vendor Registration. If you need to update information but do not have your User ID/Password, you must complete a new vendor registration and on Step 9 – Messages to administration indicate "Update vendor number" with your existing 10-digit vendor number. (Please note that vendor registration does not substitute for any obligation to register with the S.C. Secretary of State Index - Business Entities Online - S.C. Secretary of State (sc.gov) or S.C. Department of Revenue Withholding (sc.gov).

WITHDRAWAL OR CORRECTION OF OFFER (JAN 2004): Offers may be withdrawn by written notice received at any time before the exact time set for opening. If the Solicitation authorizes facsimile offers, offers may be withdrawn via facsimile received at any time before the exact time set for opening. A bid may be withdrawn in person by a bidder or its authorized representative if, before the exact time set for opening, the identity of the person requesting withdrawal is established and the person signs a receipt for the bid. The withdrawal and correction of Offers is governed by S.C. Code Section 11-35-1520 and Regulation 19-445.2085.

SUBMITTING A PAPER OFFER OR MODIFICATION (SPECIFIED – FMU – APR 2022). Offers must be received in the Purchasing Office by date and time stated on cover page. By Submission of an offer, you are guaranteeing that all goods and/or services meet the requirements of the bid during the contract period. For paper offer or modification the following instructions apply. (a) All prices and notations should be printed in ink or typewritten. Errors should be crossed out,

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corrections entered and initialed by the person signing the bid. Do not modify the solicitation document itself (including bid schedule). (b) (1) All copies of the offer or modification, and any other documents required to be submitted with the offer shall be enclosed in a sealed, opaque envelope or package. (2) Submit your offer or modification to the address on the Cover Page. (3) The envelope or package must show the time and date specified for opening, the solicitation number, and the name and address of the bidder. If the offer or modification is sent by mail or special delivery service (UPS, Federal Express, etc.), the outermost envelope or wrapper must be labeled "OFFER ENCLOSED" on the face thereof. (c) If you are responding to more than one solicitation, submit each offer in a separate envelope or package. (d) Submit the number of copies indicated on the Cover Page. (e) Facsimile or e-mail offers, modifications, or withdrawals, will not be considered unless authorized by the Solicitation. [02-2A130-2]

OFFEROR'S RESPONSIBILITY (FMU – APR 2022): Additionally, each offeror shall fully acquaint himself with conditions relating to the scope and restrictions attending the execution of the work under the conditions of this solicitation. It is expected that this will sometimes require on-site observation. The failure or omission of an offeror to acquaint himself with existing conditions shall in no way relieve him of any obligation with respect to this solicitation or to the contract.

REJECTION – TIME (FMU – APR 2022): The right is reserved to reject any offer in which the delivery time indicated is considered sufficient to delay the operation for which the commodity or service is intended.

II. INSTRUCTIONS TO OFFERORS -- B. SPECIAL INSTRUCTIONS

NOTE REGARDING BIDS: FRANCIS MARION UNIVERSITY WILL NOT ACCEPT FAXED OR EMAILED QUOTATIONS/BIDS. MAIL OR HAND-DELIVER YOUR BID TO THE APPROPRIATE MAILING ADDRESS AS SPECIFIED ON PAGE 1 OF THE COVER PAGE.

DESCRIPTIVE LITERATURE – LABELLING (JAN 2006): Include offeror's name on the cover of any specifications or descriptive literature submitted with your offer.

MAIL PICKUP (FMU – June 2022): Francis Marion University picks up all mail from The US Postal Service once daily around 8:30 a.m. (excluding weekends and holidays). Francis Marion University cannot control delivery statuses and cannot make exceptions if bids do not arrive to the University by the date, time and location indicated on the Cover Page. See provision entitled Deadline for Submission of Offer. [02-2B080-1]

ELECTRONIC COPIES – REQUIRED MEDIA AND FORMAT (FMU Nov 2023)

In addition to your original offer, you must submit an electronic copy or copies on a USB drive. Submit the number of copies indicated on the cover page. USB drive must be labeled with the solicitation number and the offeror's name, and specify whether its contents address technical proposal or business proposal. If multiple-USBs are provided, each USB in the set must be appropriately identified as to its relationship to the set, e.g., 1 of 2. The electronic copy must be identical to the original offer. File format shall be compatible with Microsoft Office (version 2003 or later), or Adobe Acrobat or equivalent Portable Document Format (.pdf) viewer. The Procurement Officer must be able to view, search, copy and print electronic documents without a password.

OFFERING BY ITEM (JAN 2006): Offers may be submitted for one or more items. [02-2B085-1]

PROTEST - CPO - MMO ADDRESS (JUN 2006): Any protest must be addressed to the Chief Procurement Officer, Materials Management Office, and submitted in writing

- (a) by email to protest-mmo@mmo.state.sc.us,
- (b) by facsimile at 803-737-0639, or
- (c) by post or delivery to 1201 Main Street, Suite 600, Columbia, SC 29201. [02-2B122-1]

UNIT PRICES REQUIRED (JAN 2006): Unit price to be shown for each item.

(this section intentionally left blank)

III. SCOPE OF WORK/SPECIFICATIONS

Francis Marion University is seeking a contractor to provide pest control services as specified in this document.

Background Information

Francis Marion University:

Located on a 400-acre campus seven miles east of Florence South Carolina, Francis Marion University (FMU) is a State-supported, co-educational four-year educational institution enrolling approximately 4,000 students. The University has an expanding presence in Downtown Florence, SC.

Contractor is to furnish all labor, materials, supplies, tools and equipment necessary to provide expert pest control services for listed buildings at Francis Marion University.

- Spray pesticides, bait, monitor, trap, fumigate, apply granules, dust, foam, catch, flying insect control, drain
 fly control, complete infestation treatment, and provide service logs for all work performed at the University.
 Pests to be treated for <u>will include but are not limited to:</u> general pests, ants, roaches, spiders, crickets,
 beetles, ladybugs, silver fish, rats, mice, water bugs, bats, moths, beetles, flies, drain flies, mosquitoes and
 gnats.
- Contractor will be expected to: provide quality, timely service according to the schedules or special
 requests; notify the University if there are any problems with performing the services of this contract; take
 action to correct any problems and work with the University to make operations run as smoothly as possible.
 Contractor will be expected to make suggestions to the University to reduce the number of complaint pest
 control calls.
- 3. Contractor will respond to service calls for any facility covered under this contract within one business day of the call.
- 4. When the requirements provide that certain work be inspected or approved by the University prior to the execution or installation of subsequent work, the Contractor shall notify the University 24 hours in advance of when the work will be ready to be inspected and shall not proceed with the subsequent work until the work to be inspected has been approved.
- 5. University Liaison The FMU Director of Facilities Services shall serve as the University Liaison for this contract. The Contractor should conduct day to day business pertaining to pest issues for specific buildings with the Liaison.

The University Liaison for this project:

Steve Jackson (Director Custodial & Support Services)

Office Phone: 843-661-4640; Cell Phone: 843-229-4230; E-mail: sjackson@fmarion.edu

If the University Liaison cannot be reached, contact:

Ralph U. Davis (Director of Facilities Management)
Office Phone: 843-661-1101; E-mail: RDavis@fmarion.edu

- 6. Contractor's Liaison(s) Contractor shall provide a primary liaison to coordinate all matters pertaining to this contract and a secondary liaison in the event the primary liaison is unavailable. Contractor will provide the name, telephone number, fax number, email address, business cell phone number, emergency telephone number and normal working hours of the two liaisons. Contractor will notify the University liaison of any changes regarding their liaison or if their liaison will be unavailable for extended periods of time.
- 7. Contractor must refer all requests from other University personnel to the University Liaison. <u>Only the</u> University Liaison or his designee can authorize work, especially services with additional charges.
- 8. Contractor must have technicians available to provide services to the University. The lead technician, who will be the primary technician for all work performed on campus, must have a valid 7A SC Pesticide Applicators license. **Documentation must be submitted with your bid.** Any change to lead technician for

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- this contract shall first be approved by the University Liaison, and their 7A SC Pesticide Applicator's license verified prior to work at the University.
- 9. Contractor shall ensure that all employees are dressed in professional company uniforms with a clearly visible name tag and company logo to provide quick and easy identification to University staff and students. Contractor's employees must display identification at all times while working on campus.
- 10. The University reserves the right to request that the Contractor remove any of its employees from campus based upon inappropriate behavior.
- 11. As directed by the University Liaison, Contractor must have a University escort when entering and when providing services to Campus Housing facilities and the Center for the Child.
- 12. A detailed inspection report will be provided with each and every visit. They will include the building name, technician, observations of issue, work performed, what they treated, the amount and chemical applied and exact location (room # or other).
- 13. Contractor liaison shall meet to discuss issues related to the contract as requested by the University Liaison.
- 14. Contractor will be responsible for clean-up of their work on all job sites.
- 15. Contractor shall report in writing any occurrences or observations of damage to University property, public relations problems, hazardous conditions, or any work assignment that will not be completed as initially agreed upon, immediately to the University's Liaison.
- 16. Contractor shall ensure that all vehicles will be kept in sanitary and good working condition, are well painted and include the Contractor logo and all pertinent markings according to the SC Pesticide Control Act.
- 17. If at any time while on University property, fuel, motor oil, or other fluids, leak and/or spill from the Contractor's vehicle, the driver is to immediately report the incident to the University's Liaison. The Contractor will be required to respond to complaints regarding these matters within twelve (12) hours of notification. The Contractor is responsible for all costs associated with any clean up.
- 18. Extreme care shall be exercised to avoid damaging trees, shrubs, plants, containers, brick walls, bollards, curbs, buildings or other structures. If any University property is damaged or destroyed due to negligence of the Contractor, the damaged item shall be repaired or replaced according to the University's specifications, by the Contractor at no cost to the University.
- 19. Codes, Laws, & Regulations:
 - A. All work shall comply with all applicable codes and regulations, and shall be done in a workman like manner by craftsmen skilled in the appropriate trade(s), in accordance with the best practices of the trade(s), manufacturer's recommendations, and the best interests of the University, to the satisfaction of the University.
 - B. Contractor agrees to abide by all Cities, State and Federal Government regulations regarding pesticide usage, pest Services, and wildlife Services, including but not limited to South Carolina Pesticide Control Act.
 - C. Contractor must observe all OSHA and Safety Laws while on campus.
 - D. Material Safety Data Sheets (MSDS) <u>will be provided to the University Liaison at the commencement of this contract</u>. Any additions or deletions must be provided to the University Liaison at monthly meetings.
 - E. Materials to be used in the work shall be stored in a manner which will properly protect them from all contamination and hazards until used. Labeled materials shall be kept in original containers until used. The Contractor shall use no materials containing asbestos even if the use of such material is still legal. The Contractor shall properly remove and replace any asbestos-containing materials at no expense to the University.
 - F. Contractor shall protect the work from the public and the public from the work in a manner satisfactory to the University.
 - G. Contractor must abide by all University regulations including University Parking regulations.
 - H. Contractor must abide by and stay apprised of current statutory requirements

20. Scheduling:

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- A. Contractor shall service listed buildings and areas monthly (unless it is designated for quarterly service as detailed in this contract); however, the Contractor is responsible for providing total expert pest control services regardless of how many visits are needed to reach the acceptable level of pest population within any building or area being routinely serviced.
 - Contractor shall service campus wide work order pest requests on a weekly basis as part of
 existing contract without additional charge. The University on average submits approximately
 10/20 work orders per week during the academic school months (August through the following
 April).
- B. Regularly scheduled work on the main campus (other than Center for the Child) will be performed during regular working hours. Additional work shall be coordinated with the University Liaison.
- C. Normal working hours for the FMU Campus are Monday thru Friday, 8:00 A.M. to 5:00 P.M.

21. Payments

- A. All invoices shall be itemized to the satisfaction of the University and shall be verified by the Director of the Facilities Services or his/her designated agent (s) prior to approval of payment.
 - Part of the itemization request will be to invoice student housing areas separately.
- B. Payment will be made monthly on the basis of invoices submitted and verified. Payment will be made for 1/12 of the annual cost per month.
- C. Payment will be made at the end of the period in which the service was rendered. If the service rendered during the period was unsatisfactory, the University may, after delivering written notice, withhold payment until specific deficiencies are corrected. If deficiencies cannot be corrected, the University, with consent of the Contractor, may reduce payment by an amount commensurate with the reduced level of service experienced.

22. Change Orders

- A. Additions and/or deletions of buildings may be made to this contract. This will be done with negotiations on an individual building basis with the contractor relating to the same price awarded based on comparable sized buildings. Finalization of an addition or deletion of a building to this contract may be made only with an approved change order issued by FMU Purchasing.
- B. If any premise is altered, vacated, abandoned, or modified so as to significantly change required maintenance and service, a mutually agreeable change in the base rate commensurate with said change in requirements will be made.
- 23. Contractor may cancel this contract upon sixty (60) days written notice. If the Contractor cancels otherwise, he shall forfeit any payment due.
- 24. Subcontractors: Subcontracting will not be allowed for this particular contract. Due to safety issues regarding the pesticides as well as this work occurring within student residences, only the Contractor is permitted to perform this work.

25. Work Overview:

A. Contractor shall service the following facilities as denoted on the following pages:

Description of Service: Provide basic pest control for the following facilities. The University's expectation is that the contractor will bring these buildings under "contract" with exterior and interior treatment as necessary to control pests meeting all rules and regulations for servicing residential buildings.

Items 1 – 5 Student Housing: Contractor must come to campus weekly to complete work orders to appropriately treat areas where pests have been seen as directed by the University Liaison. Approximately five (5) work orders will need to be completed weekly. Treatments should be appropriate for use in residential facilities. For Item 1 "Residence Halls," winning contactor must treat trash rooms and electrical rooms on each floor quarterly. As directed by the University Liaison, Contractor must have a University escort when entering and when providing services to Student Housing facilities.

- 1. The Residence Halls
- 2. The Village Apartments

- 3. The Forest Villas Apartments
- 4. The Heyward Community Center at the Forest Villas (includes the HCC Laundry Room)
- 5. The Allston Housing Office Complex
- **6.** The Laundry Facility at the Ervin Dining Hall (This facility is part of the Erving Dining Hall and serves as the main laundry facility for campus Housing with a separate exterior entrance door than the ones used for the Dining Hall).

Items 7 – 9 Dining Related Facilities: Pest control services must be provided at minimum on a monthly basis in accordance with all rules and regulations for pest control treatments for a food service facility as directed by the University Liaison and in coordination with the University's Dining Services contractor.

- 7. The Ervin Dining Hall
- 8. The Grille
- 9. The Cottage
- **10.** The President's Residence (All treatments for this facility must be closely coordinated and preapproved by the University Liaison. Contractor must have a University escort when entering and providing services to the President's Residence.)

11. The Center for the Child:

This facility provides space for instruction, daycare, and administration needs, including classrooms, assessment rooms, videoconferencing room, observation areas, a food preparation area, offices and other support facilities.

Additional Requirements for this facility:

- A. The Center for the Child must be treated so the facilities are free from harmful animals and insect pests. Pesticides, if used, shall be applied according to the manufacturer's instructions when children are not at the facility and in a manner that prevents skin contact, inhalation, and other exposure to children.
- B. As directed by the University Liaison, Contractor must have a University escort when entering and when providing services to the Center for the Child.
- C. Work that takes place at the Center for the Child will be performed after normal working hours when children are not present. Schedule will be coordinated with the University Liaison.
- **12. The Patriot Bookstore** (located in the Smith University Center)
- 13. Griffin Athletics Complex Concessions Area Pest control services must be provided at minimum on a monthly basis in accordance with all rules and regulations for pest control treatments for a food service facility as directed by the University Liaison and when necessary, in coordination with the University's Athletics Director.
- 14. The FMU Foundation Building and Non-Profit Consortium
- 15. The Pee Dee Education Center

Locations a - h to be served with work order service when prompted by the University. These locations are NOT to be serviced monthly.

- a. Griffin Athletics Complex Fieldhouse and Locker Rooms
- b. Carter Center for Health Sciences (Downtown Florence)
- c. Medical Education Complex (formerly referred to as 'The Old Post Office' (Downtown Florence)
- d. Gately Gallery (Downtown Florence)
- e. Francis Marion University Recording Studio (Downtown Florence)
- f. The Performing Arts Center (Downtown Florence)
- g. Francis Marion University Ecology Center (FWEC)
- h. School of Business and Education (SOB/SOE)
- i. Honor's Center

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Bed Bug Treatments

The winning Contractor will be requested to provide pricing (for informational purposes) for treatment of bed bugs in apartments/dorms in campus housing. This issue has arisen in recent years though it is not predictable if or how often treatments will be required. This issue has occurred thus far rarely and heat has been used to deal with the issue. However, because the Residence Halls have overhead sprinklers in the dorm rooms; heat must be applied prudently as to not set off the sprinklers or some other method would need to be used. Please see Section VIII. Bidding Schedule/Price-Business Proposal to provide a unit cost for informational purposes to treat and retreat a Housing unit in the three Housing types available on campus (Residence Hall dorm room, Village Apartment, and Forest Villas apartment).

DELIVERY/PERFORMANCE LOCATION – SPECIFIED (JAN 2006) - After award, all deliveries shall be made and all services provided to the following addresses, unless otherwise specified:

Francis Marion University 4822 E. Palmetto Street Florence, SC 29506

> After contract award, the University **Contract Administrator** for this contract will be:

Steve Jackson (Director Custodial & Support Services)
Office Phone: 843-661-4640; Cell Phone: 843-229-4230; E-mail: sjackson@fmarion.edu

Payments

- Payments will be made on the basis of properly itemized invoices submitted monthly and approved by the University. Invoices shall bear the purchase order number issued by the University.
 - All pest control and termite services should be consolidated into a single monthly invoice issued from the same division.

DELIVERY/PERFORMANCE LOCATION – SPECIFIED (JAN 2006) - After award, all deliveries shall be made and all services provided to the following addresses, unless otherwise specified:

FMU Main Campus	Downtown Florence Locations (work order service only)
Francis Marion University 4822 E. Palmetto Street Florence, SC 29506	FMU Performing Arts Center 201 South Dargan Street Florence, SC 29506
Griffin Athletic Complex 191 Harlan G. Hawkins Drive Florence, SC 29506 FMU Education Foundation Building 121 S. Evander Drive Florence, SC 29506	Carter Center for Health Sciences 200 West Evans Street Florence, SC 29501 Gately Gallery 142 N Dargan Street Florence, SC 29501 FMU Recording Studio 251 Warley Street Florence, SC 29501.
	Leatherman Medical Education Complex (formerly known as 'The Old Post Office') 201 West Evans Street Florence, SC 29501

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	Francis Marion University Ecology Center
	(FWEC)
	3742 N Williston Rd.
	Florence, SC 29506

The following properties may be added at a later date; pricing for service on these properties to be negotiated between winning offeror and the University:

Francis Marion University – Circle Center 601 Gregg Avenue Florence, SC 29501

FMU GENERAL CONDITIONS

ARTICLE 1 - INTENT

- 1.1 The words "as directed", "as required", or words of like effect mean as directed or required by the University. Similarly, "approved", "permitted", "acceptable", "satisfactory", or words of like effect mean approved or permitted by, or acceptable or satisfactory to the University. Imperative verbs show action required of the Contractor. Requirements expressed in the passive voice are likewise the responsibility of the Contractor.
- 1.2 When standard specifications such as those of the American Society for Testing and Materials, Federal specifications, or other well-known public or trade association specifications are cited as standards, such specifications shall be as binding as if copied into these Purchase Documents. Unless otherwise expressly stated, standard specifications shall be the latest edition or revision in effect at the time quotations are received.

ARTICLE 2 - SCOPE

2.1 Furnish and do all things necessary to properly perform and deliver the work, including all accessories and services needed for a complete and proper installation, whether or not specifically mentioned herein, except those things specified to be furnished or done by the University or by others. This includes the payment of all fees and taxes and the securing of all permits and licenses pertinent to the work.

ARTICLE 3 - QUALITY ASSURANCE

- 3.1 All work shall comply with all applicable codes and regulations, and shall be done in a workmanlike manner by craftsmen skilled in the appropriate trade(s), in accordance with the best practices of the trade(s), manufacturer's recommendations, and the best interests of the University, to the satisfaction of the University. All items shall be installed in a workmanlike manner in accordance with best recognized practice in the field concerned. Manufactured items shall be installed in strict accordance with manufacturer's printed directions, specifications, and/or recommendations for an installation of highest quality.

 All working parts shall be properly adjusted after installation and be left in perfect working order. Items shall in all cases be installed plumb and true and/or in a proper relationship to surrounding materials.
- 3.2 Materials to be incorporated into the work shall be stored in a manner which will properly protect them from all contamination and hazards until used. Labeled material shall be kept in original containers until used. The Contractor shall use no materials containing asbestos even if the use of such material is still legal. The Contractor shall properly remove and replace any asbestos-containing materials at no expense to the University.
- 3.3 When the requirements provide that certain work be inspected or approved by the University prior to the execution or installation of subsequent work, the Contractor shall notify the University 24 hours in advance when the work will be ready to be inspected and shall not proceed with the subsequent work until the work to be inspected has been approved.

ARTICLE 4 - DELIVERIES AND ACCESS

4.1 The Contractor shall closely coordinate deliveries. The University will not be responsible for material delivered into the University or for charges arising from acceptance or refusal of deliveries. Access to the work shall be only approved routes. Vehicles of the Contractor and Contractor's personnel shall be parked only in designated areas.

ARTICLE 5 - PROTECTION OF PERSONS AND PROPERTY

5.1 The Contractor shall protect the work from the public and the public from the work in a manner satisfactory to the University. Open excavations left overnight must be completely barricaded with flashing lights to protect campus personnel. Protect all property affected in the course of the work, or repair or replace all property damaged in the course of the work. Inspect the site and notify the University of any damage found before beginning work. Failure to do so may result in the Contractor being held financially accountable for any damage not so reported. Protect

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the surrounding area (grass, trees, plants, sidewalks, etc.) from damage and repair or replace any damage thereto caused by the Contractor.

ARTICLE 6 - CONTRACTOR'S USE OF UNIVERSITY FACILITIES

The University will provide water and electricity for the Contractor's use at existing locations and parking and toilet facilities at approved locations. Ensure routes of travel and University facilities, especially sidewalks, floors, door handles, fixtures, etc., are not inordinately fouled by substances such as grease, mud, tar, etc., which make use of the facility less pleasant for others. Immediately clean up any such substances resulting from Contractor's presence. Cleaning by the University, if necessary, will be done without further notice, and at the Contractor's expense. Refuse shall be disposed of daily unless the University permits more accumulation. Waste materials shall be disposed of off campus. Campus dumpsters are not for the Contractor's use. Contractor's personnel shall use only designated parking and toilet facilities.

ARTICLE 7 - EXISTING CONDITIONS

7.1 The Contractor shall accommodate his/her work to existing work. No extra payment will be made for minor changes occasioned by work in place or required to coordinate this work with the work of others. If the Contractor finds subsurface or hidden conditions which vary substantially from those which should have been expected, he should stop the work and bring them to the University's attention. Changes required by such conditions will be ordered as change in the work.

ARTICLE 8 - CHANGE ORDERS

8.1 The University may order changes in the work within the general scope of the work consisting of additions, deletions, or other revisions, the contract sum and the time for completion being adjusted accordingly.

ARTICLE 9 - TIME FOR COMPLETION, AND OWNER'S RIGHT TO COMPLETE THE WORK

If the Contractor consistently or repeatedly fails or refuses to promptly correct defective work, to supply materials and equipment that comply with the requirements, to obtain required approvals prior to installing an applicable portion of the work, or to diligently pursue the execution of the work to timely completion, the University may, upon giving the Contractor five (5) days written notice, terminate the employment of the Contractor, take possession of the site and of all materials thereon, and complete the work as he deems expedient. If this should occur, the cost of such completion will be deducted from the contract sum prior to payment.

ARTICLE 10 - PAYMENT

10.1 Payment will be made upon completion of the work, including final cleanup and correction of deficiencies noted at the final inspection. If the conduct and progress of the work are satisfactory, the University may elect to make partial payments at intervals during the course of the work. Application for Payment shall include the Purchase Order Number and shall be made on the Contractor's invoice.

IV. INFORMATION FOR OFFERORS TO SUBMIT

INFORMATION FOR OFFERORS TO SUBMIT – GENERAL (MAR 2015): You shall submit a signed Cover Page and Page Two. Your offer should include all other information and documents requested in this part and in parts II.B. Special Instructions; III. Scope of Work; V. Qualifications; VIII. Bidding Schedule/Price Proposal; and any appropriate attachments addressed in Part IX. Attachments to Solicitations. You should submit a summary of all insurance policies you have or plan to acquire to comply with the insurance requirements stated herein, if any, including policy types; coverage types; limits, sub-limits, and deductibles for each policy and coverage type; the carrier's A.M. Best rating; and whether the policy is written on an occurrence or claims-made basis. [04-4010-2]

OFFERORS WILL SUBMIT THE FOLLOWING INFORMATION WITH THEIR QUOTATION

- A Signed Cover Page and Page Two
- Submit Bid on Section VIII. Bidding Schedule
- Completed Reference Page (Attachment 1)
- Non-Resident Taxpayer Form if applicable (Attachment 2)
- Open Trade (Attachment 3)

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- Vendor Application Form with company W9 (Attachment 4)
- Drug Free Workplace Act Affidavit (Attachment 7)

A. A valid copy of a 7A SC Pesticide Applicators license of the lead technician.

Note: Prior to commencement of the work, contractor shall provide to the University a signed, original certificate of liability insurance (ACORD 25) as denoted in the Contractor's Liability Insurance subsection (see Section VII.B). This certificate must come directly from the insurance agency.

MINORITY PARTICIPATION (JAN 2006)
Is the bidder a South Carolina Certified Minority Business? [] Yes [] No
Is the bidder a Minority Business certified by another governmental entity? [] Yes [] No - If so, please list the certifying governmental entity:
Will any of the work under this contract be performed by a SC certified Minority Business as a subcontractor? [
Yes [] No
- If so, what percentage of the total value of the contract will be performed by a SC certified Minority Business as a subcontractor?
Will any of the work under this contract be performed by a minority business certified by another governmental
entity as a subcontractor? [] Yes [] No
 If so, what percentage of the total value of the contract will be performed by a minority business certified by another governmental entity as a subcontractor?
If a certified Minority Business is participating in this contract, please indicate all categories for which the
Business is certified:
[] Traditional minority
Traditional minority, but female
[] Women (Caucasian females)
Hispanic minorities
DOT referral (Traditional minority)
DOT referral (Caucasian female)
[] Temporary certification
[] SBA 8 (a) certification referral
Other minorities (Native American, Asian, etc.)
- (If more than one minority contractor will be utilized in the performance of this contract, please provide the information above for each minority business.)
- For a list of certified minority firms, please consult the Minority Business Directory, which is available at
the following URL: http://www.govoepp.state.sc.us/osmba/ [04-4015-1]

DISCLOSURE OF YOUR BID / PROPOSAL & SUBMITTING CONFIDENTIAL DATA (FEB 2021):

- (a) According to Section 11-35-410, any person submitting a document in response or with regard to any solicitation or other request must "comply with instructions provided in the solicitation for marking information exempt from public disclosure. Information not marked as required by the applicable instructions may be disclosed to the public." IF YOU IDENTIFY YOUR ENTIRE RESPONSE AS EXEMPT FROM PUBLIC DISCLOSURE, OR IF YOU DO NOT SUBMIT A REDACTED COPY AS REQUIRED, THE STATE MAY, IN ITS SOLE DISCRETION, DETERMINE YOUR BID OR PROPOSAL NONRESPONSIVE AND INELIGIBLE FOR AWARD.
- (b) By submitting a response to this solicitation or request, Offeror agrees to the public disclosure of every page, or portion thereof, of every document regarding this solicitation or request that was submitted at any time prior to entering into a contract (including, but not limited to, documents contained in a response, documents submitted to clarify a response, and documents submitted during negotiations), unless the page, or portion thereof, was redacted and conspicuously marked "Trade Secret" or "Confidential" or "Protected", (2) agrees that any information not redacted and marked, as required by these bidding instructions, as a "Trade Secret" is not a trade secret as defined by the Trade Secrets Act, and (3) agrees that, notwithstanding any claims or markings otherwise, any prices, commissions, discounts, or other financial figures used to determine the award, as well as the final contract amount, are subject to public disclosure.
- (c) If your offer includes any information that you claim is exempt from public disclosure, you must submit one complete copy of your offer from which you have removed or concealed such information (the redacted copy). Except for the information removed or concealed, the redacted copy must be identical to your original offer.
 (d) Do not mark your entire response (bid, proposal, quote, etc.) as confidential, trade secret, or protected. If only portions of a page are subject to some protection, do not redact the entire page. The redacted copy must

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reflect the same pagination as the original and show the empty space from which information was redacted. The Procurement Officer must be able to view, search, copy and print the redacted copy without a password. If your response, or any part thereof, is improperly marked as confidential or trade secret or protected, the State may, in its sole discretion, determine it nonresponsive.

- (e) On the redacted copy, you must identify the basis of your claim by marking each redaction as follows: You must separately mark with the word "CONFIDENTIAL" every page, or portion thereof, that you redacted and claim as exempt from public disclosure because it is either (1) a trade secret as defined in Section 30-4-40(a)(1) of the Freedom of Information Act, or (2) privileged and confidential, as that phrase is used in Section 11-35-410. You must separately mark with the words "TRADE SECRET" every page, or portion thereof, that you redacted and claim as exempt from public disclosure as a trade secret pursuant to Section 39-8-20 of the Trade Secrets Act. You must separately mark with the word "PROTECTED" every page, or portion thereof, that you redacted and claim as exempt from public disclosure pursuant to Section 11-35- 1810. All markings must be conspicuous; use color, bold, underlining, or some other method in order to conspicuously distinguish the mark from the other text.
- (f) In determining whether to release documents, the State will detrimentally rely on your redaction and marking of documents, as required by these bidding instructions, as being either "Confidential" or "Trade Secret" or "Protected". By submitting a response, you agree to defend, indemnify and hold harmless the State of South Carolina, its agencies, officers and employees, from every claim, demand, loss, expense, cost, damage or injury, including attorney's fees, arising out of or resulting from withholding information by the State of South Carolina or any of its agencies, that you have redacted or marked as "Confidential" or "Trade Secret" or "Protected". (All references to S.C. Code of Laws.) [02-2A125-3]

V. QUALIFICATIONS

QUALIFICATION OF OFFEROR (MAR 2015): (1) To be eligible for award, you must have the capability in all respects to perform fully the contract requirements and the integrity and reliability which will assure good faith performance. We may also consider a documented commitment from a satisfactory source that will provide you with a capability. We may consider information from any source at any time prior to award. We may elect to consider (i) key personnel, any predecessor business, and any key personnel of any predecessor business, including any facts arising prior to the date a business was established, and/or (ii) any subcontractor you identify. (2) You must promptly furnish satisfactory evidence of responsibility upon request. Unreasonable failure to supply requested information is grounds for rejection. (3) Corporate subsidiaries are cautioned that the financial capability of an affiliated or parent company will not be considered in determining financial capability; however, we may elect to consider any security, e.g., letter of credit, performance bond, parent-company corporate guaranty, that you offer to provide Instructions and forms to help assure acceptability are posted on procurement.sc.gov, link to "Standard Clauses & Provisions." [05-5005-2]

QUALIFICATIONS – REQUIRED INFORMATION (FMU – AUG 2022): <u>Submit the following information. Err</u> on the side of inclusion. You represent that the information provided is complete.

(a) Three references for work of similar size and scope (Please See Attachment 1). (b) List of failed projects, suspensions, debarments, and significant litigation. [05-5015-2]

Also provide documentation that your company meets these requirements:

Qualifications - Minimum three (3) years of experience and must have completed at least three (3) projects of similar magnitude, material and complexity during the previous three (3) years.

Service Representative - All bidders are required to have an adequate service organization with local service representative for the geographical area for which the bid is applicable. The service representative should be employed by the bidder or designated by him as his authorized representative on a full-time basis and not as a subcontractor.

Offeror shall complete Attachment 1: Offeror's Reference Sheet as requested in Section IV.

VI. AWARD CRITERIA

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AWARD CRITERIA – BIDS (JAN 2006): Award will be made to the lowest responsible and responsive bidder(s). [06-6020-1]

AWARD TO ONE OFFEROR (JAN 2006): Award will be made to one Offeror. [06-6040-1]

COMPETITION FROM PUBLIC ENTITIES (JAN 2006): If a South Carolina governmental entity submits an offer, the Purchasing Officer will, when determining the lowest offer, add to the price provided in any offers submitted by nongovernmental entities a percentage equivalent to any applicable sales or use tax. S.C. Code Ann. Regs 117-304.1 (Supp. 2004).

UNIT PRICE GOVERNS (JAN 2006): In determining award, unit prices will govern over extended prices unless otherwise stated. [06-6075-1]

VII. TERMS AND CONDITIONS – A. GENERAL

ASSIGNMENT, NOVATION, AND CHANGE OF NAME, IDENTITY, OR STRUCTURE (FEB 2015): Contractor shall not assign this contract, or its rights, obligations, or any other interest arising from this contract, or delegate any of its performance obligations, without the express written consent of the responsible Purchasing Officer. The foregoing restriction does not apply to a transfer that occurs by operation of law (e.g., bankruptcy; corporate reorganizations and consolidations, but not including partial asset sales). Notwithstanding the foregoing, contractor may assign monies receivable under the contract provided that the state shall have no obligation to make payment to an assignee until thirty days after contractor (not the assignee) has provided the responsible Purchasing Officer with (i) proof of the assignment, (ii) the identity (by contract number) of the specific state contract to which the assignment applies, and (iii) the name of the assignee and the exact address or account information to which assigned payments should be made.

(b) If contractor amends, modifies, or otherwise changes its name, its identity (including its trade name), or its corporate, partnership or other structure, or its FEIN, contractor shall provide the Purchasing Officer prompt written notice of such change. (c) Any name change, transfer, assignment, or novation is subject to the conditions and approval required by Regulation 19-445.2180, which does not restrict transfers by operation of law. [07-7A004-2]

BANKRUPTCY - GENERAL (FEB 2015): (a) Notice. In the event the Contractor enters into proceedings relating to bankruptcy, whether voluntary or involuntary, the Contractor agrees to furnish written notification of the bankruptcy to the Using Governmental Unit. This notification shall be furnished within two (2) days of the initiation of the proceedings relating to the bankruptcy filing. This notification shall include the date on which the bankruptcy petition was filed, the identity of the court in which the bankruptcy petition was filed, and a listing of all State contracts against which final payment has not been made. This obligation remains in effect until final payment under this Contract. (b) Termination. This contract is voidable and subject to immediate termination by the State upon the contractor's insolvency, including the filing of proceedings in bankruptcy. [07-7A005-2]

CHOICE-OF-LAW (JAN 2006): The Agreement, any dispute, claim, or controversy relating to the Agreement, and all the rights and obligations of the parties shall, in all respects, be interpreted, construed, enforced and governed by and under the laws of the State of South Carolina, except its choice of law rules. As used in this paragraph, the term "Agreement" means any transaction or agreement arising out of, relating to, or contemplated by the solicitation

CONTRACT DOCUMENTS & ORDER OF PRECEDENCE (FEB 2015): (a) Any contract resulting from this solicitation shall consist of the following documents: (1) a Record of Negotiations, if any, executed by you and the Purchasing Officer, (2) the solicitation, as amended, (3) documentation discussions [11-35-1530(6)] of an offer, if applicable, (4) your offer, (5) any statement reflecting the state's final acceptance (a/k/a "award"), and (6) purchase orders. These documents shall be read to be consistent and complimentary. Any conflict among these documents shall be resolved by giving priority to these documents in the order listed above.

(b) The terms and conditions of documents (1) through (5) above shall apply notwithstanding any additional or different terms and conditions in any other document, including without limitation, (i) a purchase order or other instrument submitted by the State, (ii) any invoice or other document submitted by Contractor, or (iii) any privacy policy, terms of use, or end user agreement. Except as otherwise allowed herein, the terms and conditions of all such documents shall be void and of no effect.

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(c) No contract, license, or other agreement containing contractual terms and conditions will be signed by any Using Governmental Unit. Any document signed or otherwise agreed to by persons other than the Purchasing Officer shall be void and of no effect. [07-7A015-2]

DISCOUNT FOR PROMPT PAYMENT (JAN 2006): (a) Discounts for prompt payment will not be considered in the evaluation of offers. However, any offered discount will form a part of the award, and will be taken if payment is made within the discount period indicated in the offer by the offeror. As an alternative to offering a discount for prompt payment in conjunction with the offer, offerors awarded contracts may include discounts for prompt payment on individual invoices.

b) In connection with any discount offered for prompt payment, time shall be computed from the date of the invoice. If the Contractor has not placed a date on the invoice, the due date shall be calculated from the date the designated billing office receives a proper invoice, provided the state annotates such invoice with the date of receipt at the time of receipt. For the purpose of computing the discount earned, payment shall be considered to have been made on the date that appears on the payment check or, for an electronic funds transfer, the specified payment date. When the discount date falls on a Saturday, Sunday, or legal holiday when Federal Government offices are closed and Government business is not expected to be conducted, payment may be made on the following business day.

DISPUTES (JAN 2006): (1) Choice-of-Forum. All disputes, claims, or controversies relating to the Agreement shall be resolved exclusively by the appropriate Chief Purchasing Officer in accordance with Title 11, Chapter 35, Article 17 of the South Carolina Code of Laws, or in the absence of jurisdiction, only in the Court of Common Pleas for, or a federal court located in, Richland County, State of South Carolina. Contractor agrees that any act by the Government regarding the Agreement is not a waiver of either the Government's sovereign immunity or the Government's immunity under the Eleventh Amendment of the United State's Constitution. As used in this paragraph, the term "Agreement" means any transaction or agreement arising out of, relating to, or contemplated by the solicitation.

(2) Service of Process. Contractor consents that any papers, notices, or process necessary or proper for the initiation or continuation of any disputes, claims, or controversies relating to the Agreement; for any court action in connection therewith; or for the entry of judgment on any award made, may be served on Contractor by certified mail (return receipt requested) addressed to Contractor at the address provided as the Notice Address on Page Two or by personal service or by any other manner that is permitted by law, in or outside South Carolina. Notice by certified mail is deemed duly given upon deposit in the United States mail.

EQUAL OPPORTUNITY (JAN 2006): Contractor is referred to and shall comply with all applicable provisions, if any, of Title 41, Part 60 of the Code of Federal Regulations, including but not limited to Sections 60-1.4, 60-4.2, 60-4.3, 60-250.5(a), and 60-741.5(a), which are hereby incorporated by reference.

FALSE CLAIMS (JAN 2006): According to the S.C. Code of Laws § 16-13-240, "a person who by false pretense or representation obtains the signature of a person to a written instrument or obtains from another person any chattel, money, valuable security, or other property, real or personal, with intent to cheat and defraud a person of that property is guilty" of a crime.

FIXED PRICING REQUIRED (JAN 2006): Any pricing provided by contractor shall include all costs for performing the work associated with that price. Except as otherwise provided in this solicitation, contractor's price shall be fixed for the duration of this contract, including option terms. This clause does not prohibit contractor from offering lower pricing after award.

NO INDEMNITY OR DEFENSE (FEB 2015): Any term or condition is void to the extent it requires the State to indemnify, defend, or pay attorney's fees to anyone for any reason. [07-7A045-2]

NOTICE (JAN 2006): (A) After award, any notices shall be in writing and shall be deemed duly given (1) upon actual delivery, if delivery is by hand, (2) upon receipt by the transmitting party of automated confirmation or answer back from the recipient's device if delivery is by telex, telegram, facsimile, or electronic mail, or (3) upon deposit into the United States mail, if postage is prepaid, a return receipt is requested, and either registered or certified mail is used. (B) Notice to contractor shall be to the address identified as the Notice Address on Page Two. Notice to the state shall be to the Purchasing Officer's address on the Cover Page. Either party may designate a different address for notice by giving notice in accordance with this paragraph.

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OPEN TRADE (JUN 2015): During the contract term, including any renewals or extensions, Contractor will not engage in the boycott of a person or an entity based in or doing business with a jurisdiction with whom South Carolina can enjoy open trade, as defined in SC Code Section 11-35-5300. [07-7A053-1]

PAYMENT & INTEREST (FEB 2021): (a) The State shall pay the Contractor, after the submission of proper invoices or vouchers, the prices stipulated in this contract for supplies delivered and accepted or services rendered and accepted, less any deductions provided in this contract. Unless otherwise specified herein, including the purchase order, payment shall not be made on partial deliveries accepted by the Government. (b) Unless otherwise provided herein, including the purchase order, payment will be made by electronic funds transfer (EFT). See clause titled "EFT Information." (c) Notwithstanding any other provision, payment shall be made in accordance with S.C. Code Section 11-35-45, or Chapter 6 of Title 29 (real property improvements) when applicable, which provides the Contractor's exclusive means of recovering any type of interest from the Owner. Contractor waives imposition of an interest penalty unless the invoice submitted specifies that the late penalty is applicable. Except as set forth in this paragraph, the State shall not be liable for the payment of interest on any debt or claim arising out of or related to this contract for any reason. (d) Amounts due to the State shall bear interest at the rate of interest established by the South Carolina Comptroller General pursuant to Section 11-35-45 ("an amount not to exceed fifteen percent each year"), as amended, unless otherwise required by Section 29-6-30. (e) Any other basis for interest, including but not limited to general (pre- and postjudgment) or specific interest statutes, including S.C. Code Ann. Section 34-31-20, are expressly waived by both parties. If a court, despite this agreement and waiver, requires that interest be paid on any debt by either party other than as provided by items (c) and (d) above, the parties further agree that the applicable interest rate for any given calendar year shall be the lowest prime rate as listed in the first edition of the Wall Street Journal published for each year, applied as simple interest without compounding. (f) The State shall have all of its common law, equitable and statutory rights of set-off. [07-7A055-4]

PUBLICITY (JAN 2006): Contractor shall not publish any comments or quotes by State employees, or include the State in either news releases or a published list of customers, without the prior written approval of the Purchasing Officer. [07-7A060-1]

PURCHASE ORDERS (JAN 2006): Contractor shall not perform any work prior to the receipt of a purchase order from the using governmental unit. The using governmental unit shall order any supplies or services to be furnished under this contract by issuing a purchase order. Purchase orders may be used to elect any options available under this contract, e.g., quantity, item, delivery date, payment method, but are subject to all terms and conditions of this contract. Purchase orders may be electronic. No particular form is required. An order placed pursuant to the purchasing card provision qualifies as a purchase order. [07-7A065-1]

SURVIVAL OF OBLIGATIONS (JAN 2006): The Parties' rights and obligations which, by their nature, would continue beyond the termination, cancellation, rejection, or expiration of this contract shall survive such termination, cancellation, rejection, or expiration, including, but not limited to, the rights and obligations created by the following clauses: Indemnification - Third Party Claims, Intellectual Property Indemnification, and any provisions regarding warranty or audit. [07-7A075-1]

TAXES (JAN 2006): Any tax the contractor may be required to collect or pay upon the sale, use or delivery of the products shall be paid by the State, and such sums shall be due and payable to the contractor upon acceptance. Any personal property taxes levied after delivery shall be paid by the State. It shall be solely the State's obligation, after payment to contractor, to challenge the applicability of any tax by negotiation with, or action against, the taxing authority. Contractor agrees to refund any tax collected, which is subsequently determined not to be proper and for which a refund has been paid to contractor by the taxing authority. In the event that the contractor fails to pay, or delays in paying, to any taxing authorities, sums paid by the State to contractor, contractor shall be liable to the State for any loss (such as the assessment of additional interest) caused by virtue of this failure or delay. Taxes based on Contractor's net income or assets shall be the sole responsibility of the contractor. [07-7A080-1]

TERMINATION DUE TO UNAVAILABILITY OF FUNDS (JAN 2006): Payment and performance obligations for succeeding fiscal periods shall be subject to the availability and appropriation of funds therefor. When funds are not appropriated or otherwise made available to support continuation of performance in a subsequent fiscal period, the contract shall be canceled. In the event of a cancellation pursuant to this paragraph, contractor will be reimbursed the resulting unamortized, reasonably incurred, nonrecurring costs. Contractor will not be reimbursed any costs amortized beyond the initial contract term. [07-7A085-1]

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THIRD PARTY BENEFICIARY (JAN 2006): This Contract is made solely and specifically among and for the benefit of the parties hereto, and their respective successors and assigns, and no other person will have any rights, interest, or claims hereunder or be entitled to any benefits under or on account of this Contract as a third party beneficiary or otherwise. [07-7A090-1]

WAIVER (JAN 2006): The State does not waive any prior or subsequent breach of the terms of the Contract by making payments on the Contract, by failing to terminate the Contract for lack of performance, or by failing to strictly or promptly insist upon any term of the Contract. Only the Purchasing Officer has actual authority to waive any of the State's rights under this Contract. Any waiver must be in writing. [07-7A095-1]

VII. TERMS AND CONDITIONS – B. SPECIAL

BANKRUPTCY - GOVERNMENT INFORMATION (FEB 2015):

- (a) All government information (as defined in the clause herein entitled "Information Security Definitions") shall belong exclusively to the State, and Contractor has no legal or equitable interest in, or claim to, such information. Contractor acknowledges and agrees that in the event Contractor enters into proceedings relating to bankruptcy, whether voluntary or involuntary, government information in its possession and/or under its control will not be considered property of its bankruptcy estate.
- (b) Contractor agrees to notify the State within forty- eight (48) hours of any determination that it makes to file for bankruptcy protection, and Contractor further agrees to turn over to the State, before such filing, all government information that is in Contractor's possession in a format that can be readily utilized by the State.
- (c) In order to protect the integrity and availability of government information, Contractor shall take reasonable measures to evaluate and monitor the financial circumstances of any subcontractor that will process, store, transmit or access government information. [07-7B007-1]

CHANGES (JAN 2006):

- (1) Contract Modification. By a written order, at any time, and without notice to any surety, the Procurement Officer may, subject to all appropriate adjustments, make changes within the general scope of this contract in any one or more of the following:
- (a) drawings, designs, or specifications, if the supplies to be furnished are to be specially manufactured for the [State] in accordance therewith;
- (b) method of shipment or packing;
- (c) place of delivery;
- (d) description of services to be performed;
- (e) time of performance (i.e., hours of the day, days of the week, etc.); or,
- (f) place of performance of the services. Subparagraphs (a) to (c) apply only if supplies are furnished under this contract. Subparagraphs (d) to (f) apply only if services are performed under this contract.
- (2) Adjustments of Price or Time for Performance. If any such change increases or decreases the contractor's cost of, or the time required for, performance of any part of the work under this contract, whether or not changed by the order, an adjustment shall be made in the contract price, the delivery schedule, or both, and the contract modified in writing accordingly. Any adjustment in contract price made pursuant to this clause shall be determined in accordance with the Price Adjustment Clause of this contract. Failure of the parties to agree to an adjustment shall not excuse the contractor from proceeding with the contract as changed, provided that the State promptly and duly make such provisional adjustments in payment or time for performance as may be reasonable. By proceeding with the work, the contractor shall not be deemed to have prejudiced any claim for additional compensation, or an extension of time for completion.
- (3) Time Period for Claim. Within 30 days after receipt of a written contract modification under Paragraph (1) of this clause, unless such period is extended by the Procurement Officer in writing, the contractor shall file notice of intent to assert a claim for an adjustment. Later notification shall not bar the contractor's claim unless the State is prejudiced by the delay in notification.
- (4) Claim Barred After Final Payment. No claim by the contractor for an adjustment hereunder shall be allowed if notice is not given prior to final payment under this contract. [07-7B025-1]

CISG (JAN 2006): The parties expressly agree that the UN Convention on the International Sale of Goods shall not apply to this agreement. [07-7B030-1]

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CHEMICALS AND OTHER HAZARDOUS MATERIALS (FMU – APR 2022): Chemicals and other hazardous materials will be properly labeled and Material Safety Data Sheets (MSDS) will be provided when shipping such materials to the University. Vendors are required to send updated MSDS sheets when properties of materials are changed and/or physical and health instructions become different.

COMPLIANCE WITH LAWS (JAN 2006): During the term of the contract, contractor shall comply with all applicable provisions of laws, codes, ordinances, rules, regulations, and tariffs. [07-7B035-1]

CONFERENCE – PRE-PERFORMANCE (JAN 2006): Unless waived by the Purchasing Officer, a preperformance conference between the contractor, state and Purchasing Officer shall be held at a location selected by the state within five (5) days after final award, and prior to commencement of work under the contract. The responsibilities of all parties involved will be discussed to assure a meeting of the minds of all concerned. The successful contractor or his duly authorized representative shall be required to attend at contractor's expense.

CONTRACT DOCUMENTS & ORDER OF PRECEDENCE (JAN 2006): (a) Any contract resulting from this solicitation shall consist of the following documents: (1) a Record of Negotiations, if any, executed by you and the Procurement Officer, (2) documentation regarding the clarification of an offer [e.g., 11-35-1520(8) or 11-35-1530(6)], if applicable, (3) the solicitation, as amended, (4) modifications, if any, to your offer, if accepted by the Procurement Officer, (5) your offer, (6) any statement reflecting the state's final acceptance (a/k/a "award"), and (7) purchase orders. These documents shall be read to be consistent and complimentary. Any conflict among these documents shall be resolved by giving priority to these documents in the order listed above. (b) The terms and conditions of documents (1) through (6) above shall apply notwithstanding any additional or different terms and conditions in either (i) a purchase order or other instrument submitted by the State or (ii) any invoice or other document submitted by Contractor. Except as otherwise allowed herein, the terms and conditions of all such documents shall be void and of no effect. (c) No contract, license, or other agreement containing contractual terms and conditions will be signed by any Using Governmental Unit. Any document signed or otherwise agreed to by persons other than the Procurement Officer shall be void and of no effect.

CONTRACT LIMITATIONS (JAN 2006): No sales may be made pursuant to this contract for any item or service that is not expressly listed. No sales may be made pursuant to this contract after expiration of this contract. Violation of this provision may result in termination of this contract and may subject contractor to suspension or debarment. [07-7B045-1]

CONTRACTOR'S LIABILITY INSURANCE - GENERAL (FEB 2015):

- (a) Without limiting any of the obligations or liabilities of Contractor, Contractor shall procure from a company or companies lawfully authorized to do business in South Carolina and with a current A.M. Best rating of no less than A: VII, and maintain for the duration of the contract, insurance against claims for injuries to persons or damages to property which may arise from or in connection with the performance of the work and the results of that work by the contractor, his agents, representatives, employees or subcontractors.
- (b) Coverage shall be at least as broad as:
- (1) Commercial General Liability (CGL): Insurance Services Office (ISO) Form CG 00 01 12 07 covering CGL on an "occurrence" basis, including products- completed operations, personal and advertising injury, with limits no less than \$1,000,000 per occurrence. If a general aggregate limit applies, the general aggregate limit shall be twice the required occurrence limit. This contract shall be considered to be an "insured contract" as defined in the policy.
- (2) Auto Liability: ISO Form Number CA 00 01 covering any auto (Code 1), or if Contractor has no owned autos, hired, (Code 8) and non-owned autos (Code 9), with limits no less than \$1,000,000 per accident for bodily injury and property damage.
- (3) Worker's Compensation: As required by the State of South Carolina, with Statutory Limits, and Employer's Liability Insurance with limit of no less than \$1,000,000 per accident for bodily injury or disease.
- (c) Every applicable Using Governmental Unit, and the officers, officials, employees and volunteers of any of them, must be covered as additional insureds on the CGL policy with respect to liability arising out of work or operations performed by or on behalf of the Contractor including materials, parts or equipment furnished in connection with such work or operations. General liability coverage can be provided in the form of an endorsement to the Contractor's insurance at least as broad as ISO Form CG 20 10 11 85 or if not available, through the addition of both CG 20 10 and CG 20 37 if a later edition is used.
- (d) For any claims related to this contract, the Contractor's insurance coverage shall be primary insurance as respects the State, every applicable Using Governmental Unit, and the officers, officials, employees and volunteers of any of them. Any insurance or self-insurance maintained by the State, every applicable Using

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Governmental Unit, or the officers, officials, employees and volunteers of any of them, shall be excess of the Contractor's insurance and shall not contribute with it.

- (e) Prior to commencement of the work, the Contractor shall furnish the State with original certificates and amendatory endorsements or copies of the applicable policy language effecting coverage required by this section. All certificates are to be received and approved by the State before work commences. However, failure to obtain the required documents prior to the work beginning shall not waive the Contractor's obligation to provide them. The State reserves the right to require complete, certified copies of all required insurance policies, including endorsements required by this section, at any time.
- (f) Should any of the above described policies be cancelled before the expiration date thereof, notice will be delivered in accordance with the policy provisions. In addition, the Contractor shall notify the State immediately upon receiving any information that any of the coverages required by this section are or will be changed, cancelled, or replaced.
- (g) Contractor hereby grants to the State and every applicable Using Governmental Unit a waiver of any right to subrogation which any insurer of said Contractor may acquire against the State or applicable Using Governmental Unit by virtue of the payment of any loss under such insurance. Contractor agrees to obtain any endorsement that may be necessary to effect this waiver of subrogation, but this provision applies regardless of whether or not the State or Using Governmental Unit has received a waiver of subrogation endorsement from the insurer.
- (h) Any deductibles or self-insured retentions must be declared to and approved by the State. The State may require the Contractor to purchase coverage with a lower deductible or retention or provide proof of ability to pay losses and related investigations, claim administration, and defense expenses within the retention.
- (i) The State reserves the right to modify these requirements, including limits, based on the nature of the risk, prior experience, insurer, coverage, or other special circumstances. [07-7B056-2]

CONTRACTOR PERSONNEL (JAN 2006): The Contractor shall enforce strict discipline and good order among the Contractor's employees and other persons carrying out the Contract. The Contractor shall not permit employment of unfit persons or persons not skilled in tasks assigned to them. [07-7B060-1]

CONTRACTOR'S OBLIGATION – GENERAL (JAN 2006): The contractor shall provide and pay for all materials, tools, equipment, labor and professional and non-professional services, and shall perform all other acts and supply all other things necessary, to fully and properly perform and complete the work. The contractor must act as the prime contractor and assume full responsibility for any subcontractor's performance. The contractor will be considered the sole point of contact with regard to all situations, including payment of all charges and the meeting of all other requirements. [07-7B065-1]

CONTRACTOR'S USE OF STATE PROPERTY (JAN 2006): Upon termination of the contract for any reason, the State shall have the right, upon demand, to obtain access to, and possession of, all State properties, including, but not limited to, current copies of all State application programs and necessary documentation, all data, files, intermediate materials and supplies held by the contractor. Contractor shall not use, reproduce, distribute, display, or sell any data, material, or documentation owned exclusively by the State without the State's written consent, except to the extent necessary to carry out the work. [07-7B067-1]

DEFAULT (JAN 2006):

- (a)(1) The State may, subject to paragraphs (c) and (d) of this clause, by written notice of default to the Contractor, terminate this contract in whole or in part if the Contractor fails to-
- (i) Deliver the supplies or to perform the services within the time specified in this contract or any extension;
- (ii) Make progress, so as to endanger performance of this contract (but see paragraph (a)(2) of this clause); or
- (iii) Perform any of the other material provisions of this contract (but see paragraph (a)(2) of this clause).
- (2) The State's right to terminate this contract under subdivisions (a)(1)(ii) and (1)(iii) of this clause, may be exercised if the Contractor does not cure such failure within 10 days (or more if authorized in writing by the Procurement Officer) after receipt of the notice from the Procurement Officer specifying the failure.
- (b) If the State terminates this contract in whole or in part, it may acquire, under the terms and in the manner the Procurement Officer considers appropriate, supplies or services similar to those terminated, and the Contractor will be liable to the State for any excess costs for those supplies or services. However, the Contractor shall continue the work not terminated.
- (c) Except for defaults of subcontractors at any tier, the Contractor shall not be liable for any excess costs if the failure to perform the contract arises from causes beyond the control and without the fault or negligence of the Contractor. Examples of such causes include (1) acts of God or of the public enemy, (2) acts of the State in either its sovereign or contractual capacity, (3) fires, (4) floods, (5) epidemics, (6) quarantine restrictions, (7)

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- strikes, (8) freight embargoes, and (9) unusually severe weather. In each instance the failure to perform must be beyond the control and without the fault or negligence of the Contractor.
- (d) If the failure to perform is caused by the default of a subcontractor at any tier, and if the cause of the default is beyond the control of both the Contractor and subcontractor, and without the fault or negligence of either, the Contractor shall not be liable for any excess costs for failure to perform, unless the subcontracted supplies or services were obtainable from other sources in sufficient time for the Contractor to meet the required delivery schedule.
- (e) If this contract is terminated for default, the State may require the Contractor to transfer title and deliver to the State, as directed by the Procurement Officer, any (1) completed supplies, and (2) partially completed supplies and materials, parts, tools, dies, jigs, fixtures, plans, drawings, information, and contract rights (collectively referred to as "manufacturing materials" in this clause) that the Contractor has specifically produced or acquired for the terminated portion of this contract. Upon direction of the Procurement Officer, the Contractor shall also protect and preserve property in its possession in which the State has an interest.
- (f) The State shall pay contract price for completed supplies delivered and accepted. The Contractor and Procurement Officer shall agree on the amount of payment for manufacturing materials delivered and accepted and for the protection and preservation of the property; if the parties fail to agree, the Procurement Officer shall set an amount subject to the Contractor's rights under the Disputes clause. Failure to agree will be a dispute under the Disputes clause. The State may withhold from these amounts any sum the Procurement Officer determines to be necessary to protect the State against loss because of outstanding liens or claims of former lien holders.
- (g) If, after termination, it is determined that the Contractor was not in default, or that the default was excusable, the rights and obligations of the parties shall, if the contract contains a clause providing for termination for convenience of the State, be the same as if the termination had been issued for the convenience of the State. If, in the foregoing circumstances, this contract does not contain a clause providing for termination for convenience of the State, the contract shall be adjusted to compensate for such termination and the contract modified accordingly subject to the contractor's rights under the Disputes clause.
- (h) The rights and remedies of the State in this clause are in addition to any other rights and remedies provided by law or under this contract. [07-7B075-1]

FORCE MAJURE (FMU – APR 2022): Except for defaults of subcontractors at any tier, the Contractor shall not be liable for any excess costs if the failure to perform the contract arises from causes beyond the control and without the fault or negligence of the Contractor. Examples of such causes include (1) acts of God or of the public enemy, (2) acts of the State in either its sovereign or contractual capacity, (3) fires, (4) floods, (5) epidemics, (6) quarantine restrictions, (7) strikes, (8) freight embargoes, and (9) unusually severe weather. In each instance the failure to perform must be beyond the control and without the fault or negligence of the Contractor.

ILLEGAL IMMIGRATION (NOV 2008): (An overview is available at www.procurement.sc.gov) By signing your offer, you certify that you will comply with the applicable requirements of Title 8, Chapter 14 of the South Carolina Code of Laws and agree to provide to the State upon request any documentation required to establish either: (a) that Title 8, Chapter 14 is inapplicable to you and your subcontractors or sub-subcontractors; or (b) that you and your subcontractors or sub-subcontractors are in compliance with Title 8, Chapter 14. Pursuant to Section 8-14-60, "A person who knowingly makes or files any false, fictitious, or fraudulent document, statement, or report pursuant to this chapter is guilty of a felony, and, upon conviction, must be fined within the discretion of the court or imprisoned for not more than five years, or both." You agree to include in any contracts with your subcontractors language requiring your subcontractors to (a) comply with the applicable requirements of Title 8, Chapter 14, and (b) include in their contracts with the sub-subcontractors language requiring the sub-subcontractors to comply with the applicable requirements of Title 8, Chapter 14. [07-7B097-1]

INDEMNIFICATION -- THIRD PARTY CLAIMS (NOV 2011): Notwithstanding any limitation in this agreement, and to the fullest extent permitted by law, Contractor shall defend and hold harmless Indemnitees for and against any and all suits or claims of any character (and all related damages, settlement payments, attorneys' fees, costs, expenses, losses or liabilities) by a third party which are attributable to bodily injury, sickness, disease or death, or to injury to or destruction of tangible property arising out of or in connection with the goods or services acquired hereunder or caused in whole or in part by any act or omission of contractor, its subcontractors, their employees, workmen, servants, agents, or anyone directly or indirectly employed by them or anyone for whose acts any of them may be liable, regardless of whether or not caused in part by an Indemnitee, and whether or not such claims are made by a third party or an Indemnitee; however, if an Indemnitee's negligent act or omission is subsequently determined to be the sole proximate cause of a suit or claim, the Indemnitee shall not be entitled to indemnification hereunder. Contractor shall be given timely written

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notice of any suit or claim. Contractor's obligations hereunder are in no way limited by any protection afforded under workers' compensation acts, disability benefits acts, or other employee benefit acts. This clause shall not negate, abridge, or reduce any other rights or obligations of indemnity which would otherwise exist. The obligations of this paragraph shall survive termination, cancelation, or expiration of the parties' agreement. This provision shall be construed fairly and reasonably, neither strongly for nor against either party, and without regard to any clause regarding insurance. As used in this clause, "Indemnitees" means the State of South Carolina, its instrumentalities, agencies, departments, boards, political subdivisions and all their respective officers, agents and employees. [07-7B100-2]

INDEMNIFICATION - THIRD PARTY CLAIMS - DISCLOSURE OF INFORMATION (FEB 2015):

- (a) Without limitation, Contractor shall defend and hold harmless Indemnitees from and against any and all suits, claims, investigations, or fines (hereinafter "action") of any character (and all related damages, settlement payments, attorneys' fees, costs, expenses, losses or liabilities) by a third party which arise out of or in connection with a disclosure of government information (as defined in the clause titled Information Security Definitions) caused in whole or in part by any act or omission of contractor, its subcontractors at any tier, their employees, workmen, servants, agents, or anyone directly or indirectly employed by them or anyone for whose acts any of them may be liable, regardless of whether or not caused in part by an Indemnitee, and whether or not such action is brought by a third party or an Indemnitee, but only if the act or omission constituted a failure to perform some obligation imposed by the contract or the law.
- (b) Indemnitee must notify contractor in writing within a reasonable period of time after Indemnitee first receives written notice of any action. Indemnitee's failure to provide or delay in providing such notice will relieve contractor of its obligations under this clause only if and to the extent that such delay or failure materially prejudices contractors ability to defend such action. Indemnitee must reasonably cooperate with contractor's defense of such actions (such cooperation does not require and is without waiver of an Indemnitees attorney/client, work product, or other privilege) and, subject to Title 1, Chapter 7 of the South Carolina Code of Laws, allow contractor sole control of the defense, so long as the defense is diligently and capably prosecuted. Indemnitee may participate in contractor's defense of any action at its own expense. Contractor may not, without Indemnitee's prior written consent, settle, compromise, or consent to the entry of any judgment in any such commenced or threatened action unless such settlement, compromise or consent (i) includes an unconditional release of Indemnitee from all liability related to such commenced or threatened action, and (ii) is solely monetary in nature and does not include a statement as to, or an admission of fault, culpability or failure to act by or on behalf of, an Indemnitee or otherwise adversely affect an Indemnitee. Indemnitee's consent is necessary for any settlement that requires Indemnitee to part with any right or make any payment or subjects Indemnitee to any injunction.
- (c) Notwithstanding any other provision, contractor's obligations pursuant to this clause are without any limitation whatsoever. Contractor's obligations under this clause shall survive the termination, cancellation, rejection, or expiration of the contract. This provision shall be construed fairly and reasonably, neither strongly for nor against either party, and without regard to any clause regarding insurance.
- (d) "Indemnitee" means the State of South Carolina, its instrumentalities, agencies, departments, boards, political subdivisions and all their respective officers, agents and employees. [07-7B102-1]

INFORMATION USE AND DISCLOSURE - STANDARDS (FEB 2015): To the extent applicable:

- (a) Breach of security of state agency data; notification; rights and remedies of injured parties; penalties; notification of Consumer Protection Division, S.C. Code Ann. Section 1-11-490.
- (b) South Carolina Financial Identity Fraud and Identity Theft Protection Act (FIFITPA), 2008 Act 190, as amended. Solely for purposes of Section 39-1-90 of the South Carolina Code of Laws, as amended, Contractor is deemed to be the owner of government information, as defined herein, and Contractor agrees that the Using Governmental Unit is not a licensee.
- (c) The South Carolina Family Privacy Protection Act of 2002, S.C. Code Ann. Sections 30-2-10, et seq.
- (d) Personal Identifying Information Privacy Protection, S.C. Code Ann. Sections 30-2-310 et seg.
- (e) Data Breach Notification, 2014 Act No. 286, Section 117.117, as revised in any future annual appropriations act. [07-7B110-1]

LICENSES AND PERMITS (JAN 2006): During the term of the contract, the Contractor shall be responsible for obtaining, and maintaining in good standing, all licenses (including professional licenses, if any), permits, inspections and related fees for each or any such licenses, permits and /or inspections required by the State, county, city or other government entity or unit to accomplish the work specified in this solicitation and the contract. [07-7B115-1]

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LIMITATION OF LIABILITY - SINGLE AGENCY (JAN 2020):

- (1) Contractor's liability for damages to the Using Governmental Unit shall not exceed [a dollar amount].
- (2) The parties waive claims against each other for (i) exemplary or punitive damages and (ii) special or consequential damages.
- (3) The foregoing limitations shall not apply: (a) to claims for physical damage to real or tangible personal property, (b) to claims regarding bodily injury, sickness, disease or death, (c) to claims arising from reckless or intentional misconduct, (d) to amounts due or obligations under a clause (regardless of how named) providing for liquidated damages, or if such a clause is ruled unenforceable as a penalty, (e) to amounts due or obligations under the following clauses, if included: (i) Indemnification-Third Party Claims-General, (ii) Indemnification-Intellectual
- Property, (iv) Information Security–Safeguarding Requirements, (v) Information Security-Location of Data, (vi) Information Use and Disclosure–Standards, or (vii) Service Provider Security Representations; (f) to amounts due or obligations under a clause imposing a duty to defend or indemnify, or (g) to any loss or claim to the extent the loss or claim is covered by a policy of insurance maintained, or required by this contract to be maintained, by contractor.
- (4) The absence in any subcontract of a similar clause limiting contractor's liability shall not effectively increase the obligation of the Using Governmental Unit beyond what it would have been had the subcontract contained such a clause.
- (5) The Using Governmental Unit's liability for damages, if any, shall in no event exceed [a dollar amount]. Nothing herein shall be construed to waive any law or clause regarding the availability or appropriation of funds, sovereign immunity, or any other immunity, restriction, or limitation on payment or recovery provided by law.
- (6) The State of South Carolina's total liability for any obligation under any clause imposing any duty of confidentiality or non-disclosure shall not exceed an amount equal to fifty thousand dollars. [07-7B117-1]

MATERIAL AND WORKMANSHIP (JAN 2006): Unless otherwise specifically provided in this contract, all equipment, material, and articles incorporated in the work covered by this contract are to be new and of the most suitable grade for the purpose intended.

OFFSHORE CONTRACTING PROHIBITED (FEB 2015): No part of the resulting contract from this solicitation may be performed offshore of the United States by persons located offshore of the United State or by means, methods, or communications that, in whole or in part, take place offshore of the United States. [07-7B122-1]

OWNERSHIP OF DATA & MATERIALS (JAN 2006): All data, material and documentation prepared for the state pursuant to this contract shall belong exclusively to the State. [07-7B125-1]

PRICE ADJUSTMENT - LIMITED -- AFTER INITIAL TERM ONLY (JAN 2006): Upon approval of the Purchasing Officer, prices may be adjusted for any renewal term. Prices shall not be increased during the initial term. Any request for a price increase must be received by the Purchasing Officer at least ninety (90) days prior to the expiration of the applicable term and must be accompanied by sufficient documentation to justify the increase. If approved, a price increase becomes effective starting with the term beginning after approval. A price increase must be executed as a change order. Contractor may terminate this contract at the end of the then current term if a price increase request is denied. Notice of termination pursuant to this paragraph must be received by the Purchasing Officer no later than fifteen (15) days after the Purchasing Officer sends contractor notice rejecting the requested price increase. [07-7B165-1]

RELATIONSHIP OF THE PARTIES (JAN 2006): Neither party is an employee, agent, partner, or joint venturer of the other. Neither party has the right or ability to bind the other to any agreement with a third party or to incur any obligation or liability on behalf of the other party. [07-7B205-1]

RESTRICTIONS ON PRESENTING TERMS OF USE OR OFFERING ADDITIONAL SERVICES (FEB 2015):

- (a) Citizens, as well as public employees (acting in their individual capacity), should not be unnecessarily required to agree to or provide consent to policies or contractual terms in order to access services acquired by the government pursuant to this contract (hereinafter "applicable services") or, in the case of public employees, to perform their job duties; accordingly, in performing the work, contractor shall not require or invite any citizen or public employee to agree to or provide consent to any end user contract, privacy policy, or other terms of use (hereinafter "terms of use") not previously approved in writing by the procurement officer. Contractor agrees that any terms of use regarding applicable services are void and of no effect.
- (b) Unless expressly provided in the solicitation, public contracts are not intended to provide contractors an opportunity to market additional products and services; accordingly, in performing the work, contractor shall not

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- for itself or on behalf of any third party offer citizens or public employees (other than the procurement officer)
 any additional products or services not required by the contract.
- (c) Any reference to contractor in items (a) or (b) also includes any subcontractor at any tier. Contractor is responsible for compliance with these obligations by any person or entity that contractor authorizes to take any action related to the work.
- (d) Any violation of this clause is a material breach of contract. The parties acknowledge the difficulties inherent in determining the damage from any breach of these restrictions. Contractor shall pay the state liquidated damages of \$1,000 for each contact with a citizen or end user that violates this restriction. [07-7B212-1]

SHIPPING / **RISK OF LOSS (JAN 2006):** F.O.B. Destination. Destination is the shipping dock of the Using Governmental Units' designated receiving site, or other location, as specified herein. (See Delivery clause).

STAFF LEASING SERVICES (FMU – APR 2022): "The Contractor shall not engage the services of any staff leasing company pursuant to S.C. Code Ann. Section 40-68-10 (1976) et seq. to perform any services required under the terms and conditions of this contract without the expressed written consent of the state. Unauthorized use of a staff leasing services company by the contractor to fulfill the terms and conditions of this contract shall result in termination of the contract for cause."

TERM OF CONTRACT – EFFECTIVE DATE / INITIAL CONTRACT PERIOD (JAN 2006): The effective date of this contract is the first day of the Maximum Contract Period as specified on the final statement of award. The initial term of this agreement is one year from the effective date. Regardless, this contract expires no later than the last date stated on the final statement of award. [07-7B240-1]

TERMINATION FOR CONVENIENCE (JAN 2006): (1) Termination. The Procurement Officer may terminate this contract in whole or in part, for the convenience of the State. The Procurement Officer shall give written notice of the termination to the contractor specifying the part of the contract terminated and when termination becomes effective.

- (2) Contractor's Obligations. The contractor shall incur no further obligations in connection with the terminated work and on the date set in the notice of termination the contractor will stop work to the extent specified. The contractor shall also terminate outstanding orders and subcontracts as they relate to the terminated work. The contractor shall settle the liabilities and claims arising out of the termination of subcontracts and orders connected with the terminated work. The Procurement Officer may direct the contractor to assign the contractor's right, title, and interest under terminated orders or subcontracts to the State. The contractor must still complete the work not terminated by the notice of termination and may incur obligations as are necessary to do so.
- (3) Right to Supplies. The Procurement Officer may require the contractor to transfer title and deliver to the State in the manner and to the extent directed by the Procurement Officer: (a) any completed supplies; and (b) such partially completed supplies and materials, parts, tools, dies, jigs, fixtures, plans, drawings, information, and contract rights (hereinafter called "manufacturing material") as the contractor has specifically produced or specially acquired for the performance of the terminated part of this contract. The contractor shall, upon direction of the Procurement Officer, protect and preserve property in the possession of the contractor in which the State has an interest. If the Procurement Officer does not exercise this right, the contractor shall use best efforts to sell such supplies and manufacturing materials in a accordance with the standards of Uniform Commercial Code Section 2-706. Utilization of this Section in no way implies that the State has breached the contract by exercise of the Termination for Convenience Clause.
- (4) Compensation. (a) The contractor shall submit a termination claim specifying the amounts due because of the termination for convenience together with cost or pricing data required by Section 11-35-1830 bearing on such claim. If the contractor fails to file a termination claim within one year from the effective date of termination, the Procurement Officer may pay the contractor, if at all, an amount set in accordance with Subparagraph (c) of this Paragraph.
- (b) The Procurement Officer and the contractor may agree to a settlement and that the settlement does not exceed the total contract price plus settlement costs reduced by payments previously made by the State, the proceeds of any sales of supplies and manufacturing materials under Paragraph (3) of this clause, and the contract price of the work not terminated;
- (c) Absent complete agreement under Subparagraph (b) of this Paragraph, the Procurement Officer shall pay the contractor the following amounts, provided payments agreed to under Subparagraph (b) shall not duplicate payments under this Subparagraph:
- (i) contract prices for supplies or services accepted under the contract;
- (ii) costs reasonably incurred in performing the terminated portion of the work less amounts paid or to be paid for accepted supplies or services;

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- (iii) reasonable costs of settling and paying claims arising out of the termination of subcontracts or orders pursuant to Paragraph (2) of this clause. These costs must not include costs paid in accordance with Subparagraph (c)(ii) of this paragraph;
- (iv) any other reasonable costs that have resulted from the termination. The total sum to be paid the contractor under this Subparagraph shall not exceed the total contract price plus the reasonable settlement costs of the contractor reduced by the amount of payments otherwise made, the proceeds of any sales of supplies and manufacturing materials under Subparagraph (b) of this Paragraph, and the contract price of work not terminated.
- (d) Contractor must demonstrate any costs claimed, agreed to, or established under Subparagraphs (b) and (c) of this Paragraph using its standard record keeping system, provided such system is consistent with any applicable Generally Accepted Accounting Principles.
- (5) Contractor's failure to include an appropriate termination for convenience clause in any subcontract shall not (i) affect the state's right to require the termination of a subcontract, or (ii) increase the obligation of the state beyond what it would have been if the subcontract had contained an appropriate clause. [07-7B265-1]

YEAR 2000 WARRANTY (JAN 2006): Contractor represents and warrants that the equipment is designed to be used prior to, during, and after the calendar year 2000 A.D., and that the equipment will operate during each such time period without error relating to date data, specifically including any error relating to, or the product of, date data which represents or references different centuries or more than one century. [07-7B285-1]

CONTRACT AMENDMENTS, MODIFICATIONS & CHANGE ORDERS (FMU – APR 2022): The University shall have the right to make additions to and /or deletions from the contract as necessary. Any change orders to the contract must be communicated in writing between the contractor and the University Purchasing office. Any change orders, alterations, amendments or other modifications hereunder shall not be effective unless reduced to writing and approved by the buyer responsible for this solicitation and the contractor. All questions, problems or changes arising after award of this contract shall be directed to the buyer responsible for this solicitation, at the phone number and address shown on the cover page.

PROTECTION OF HUMAN HEALTH & THE ENVIRONMENT (FMU – APR 2022): Francis Marion University requires all contractual activities to be in compliance with local, state, and federal mandates concerning "protection of human health and the environment". Any contractor doing business with the state will be required to document compliance and to specify prudent practices used by the contractor to address applicable mandates including, but not restricted to "the hazard communication standard" OSHA CFR 1910.1200 (SCRR article 1,71-1910.1200). By submission of this bid, the vendor agrees to take all necessary steps to ensure compliance with these requirements.

RESTRICTIONS/LIMITATIONS (FMU – APR 2022): No purchases are to be made from this contract for any item that is not listed or for any item that is currently authorized under any other contract awarded prior to this contract.

STORAGE OF MATERIALS (FMU – APR 2022): Absent approval of the using governmental unit, Contractor shall not store items on the premises of the using governmental unit prior to or after the time set for requested or necessary services. [07-7B235-1]

FRANCIS MARION UNIVERSITY STANDARD TERMS AND CONDITIONS (2023): Francis Marion University's standard terms and conditions for purchase orders may be found at https://www.fmarion.edu/procurement/. Terms and Conditions found at that website are not all inclusive, and do not supersede standard terms and conditions of the State of South Carolina.

VIII. BIDDING SCHEDULE / PRICE-BUSINESS PROPOSAL (Price Proposal)

The following Bidding Schedule is required to be completed by the offeror: (do not include sales tax in your offer)

NOTE: The Site Visit as scheduled on the cover page, page 1 is highly recommended for offerors to provide the most accurate Bid Schedule.

Please state below your best prices to furnish supplies and services described herein.

Preferences as described in this solicitation will be utilized to determine award. If you qualify for a preference(s), please indicate by marking the appropriate preference for each line as applicable. In the tables below, "RCP" equals Resident Contractor Preference. If you do not indicate RCP here in the Bidding Schedule, then regardless of other detail as provided in your bid, your bid will not be calculated with consideration for Resident Contractor Preference:

Question	Mandatory/	Multiple
	Optional	Responses
		Accepted?
Are You Requesting The SC Resident Contractor Preference?	Optional	No
SEE THE SC PROCUREMENT CODE, SECTION 11-35-1524(C)(1)(III) AND		
SECTION IIB OF THIS SOLICITATION FOR MORE INFORMATION. FOR		
A FAQ ON THESE PREFERENCES, PLEASE SEE		
WWW.PROCUREMENT.SC.GOV/preferences		
Are You Requesting The SC Resident Subcontractor Preference - 2%?	Optional	No
SEE THE SC PROCUREMENT CODE, SECTION 11-35-1524(D) AND		
SECTION IIB & VIIB OF THIS SOLICITATION FOR MORE		
INFORMATION. FOR A FAQ ON THESE PREFERENCES, PLEASE SEE		
WWW.PROCUREMENT.SC.GOV/preferences		
Are You Requesting The SC Resident Subcontractor Preference - 4%?	Optional	No
SEE THE SC PROCUREMENT CODE, SECTION 11-35-1524(D) AND		
SECTION IIB & VIIB OF THIS SOLICITATION FOR MORE		
INFORMATION. FOR A FAQ ON THESE PREFERENCES, PLEASE SEE		
WWW.PROCUREMENT.SC.GOV/preferences.		

Item Number & Description	Quantity	Unit of Measure	Gross Square Footage	UNIT PRICE PER YEAR	EXTENDED PRICE FOR FIVE YEARS	RCP
Residence Hall – Palmetto						
A. Palmetto Hall	5	Years	20,832			
B. Swamp Fox Hall	5	Years	20,832			
C. Marion State Hall	5	Years	20,832			
D. Snow Island Hall	5	Years	20,831			
E. Belle Isle Hall	5	Years	20,831			
F. Ellen Watson Hall	5	Years	20,831			
2. Village Apartments						

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A. Anderson	5	Years	7,200		
B. Baxter	5	Years	7,200		
C. Dalton	5	Years	7,200		
D. Ervin	5	Years	7,200		
E. Ferguson	5	Years	7,200		
F. Gallingten	5	Years	7,200		
G. Henderson	5	Years	7,200		
H. Ingram	5	Years	8,780		
I. Johnston	5	Years	7,200		
J. Kidwell	5	Years	8,780		
K. Logan	5	Years	7,200		
L. Moultrie	5	Years	7,200		
M. Newton	5	Years	1,459		
3. Forest Villas Apartments					
A. Apartment O	5	Years	15,104		
B. Apartment P/Q	5	Years	30,216		
C. Apartment R/S	5	Years	33,252		
D. Apartment T/U	5	Years	33,252		
E. Apartment V/W	5	Years	30,216		
Heyward Community Center (at the Forest Villas)	5	Years	5,200		
The Allston Housing Office Complex	5	Years	8,355		
Laundry Facility at the Ervin Dining Hall	5	Years	2,000		
7. Ervin Dining Hall	5	Years	32,400		
8. The Grille	5	Years	7,350		
9. The Cottage	5	Years	5,451		
10. The President's Residence	5	Years	6,363		
11. The Center for the Child	5	Years	18,500		
12. The Patriot Bookstore	5	Years	7,000		
13. Griffin Athletics Complex – Concessions Area	5	Years	440		
14. The FMU Education Foundation Building & Non-Profit Consortium	5	Years	13,500		
15. The Pee Dee Education Center	5	Years	14,880		
16. Flat Annual fee for processing University work orders	5	Years			
Total Extended Price (excluding sales tax) for items 1-16 for Five Years:	5	Years			

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For Information Purposes Only:

Provide pricing for as requested treatment for bed bugs in campus housing. This pricing is for informational purposes and will not be used as a basis for award. The University cannot project the number of treatments/retreatments that may be needed.

Treatment	Unit Price - Residence	Unit Price -	Unit Price - Forest Villas
	Hall Dorm Room	Village Apartment	Apartment
Bed Bugs – Initial Treatment			
Bed Bugs – Return Treatment (retreatment)			
Describe Methods of Treatment:	ı	I	
Vendor:			
• • • • • • • • • • • • • • • • • • •			
Authorized Signature:	(Como oo signatura sa	oover page,	
	(Same as signature on	cover page)	
Date:			

IX. ATTACHMENTS TO SOLICITATION

- 1. Offeror Reference Sheet
- 2. I-312 Non Resident Taxpayer Registration Affidavit
- 3. Open Trade Agreement
- 4. Vendor Application Form- Must also attach W9
- 5. Description of Housing Areas
- 6. University Campus Map
- 7. Drug Affidavit
- 8. Bidder's Checklist

ATTACHMENT 1

OFFEROR'S REFERENCE SHEET

Supply three (3) references of government agencies and/or firms for whom OFFEROR has provided services of similar magnitude, material, and complexity during the last three (3) years:

1. Agency or Firm Name:	
Business Address:	
Mailing Address:	
Contact Person:	
Telephone:	
Email address:	
Type of Service:	
Dates(s) when service provided	
2. Agency or Firm Name:	
Business Address:	
Mailing Address:	
Contact Person:	
Telephone:	
Email address:	
Type of Service:	
Dates(s) when service provided	
3. Agency or Firm Name:	
Business Address:	
Mailing Address:	
Contact Person:	
Telephone:	
Email address:	
Type of Service:	
Dates(s) when service provided	

ATTACHMENT 2

STATE OF SOUTH CAROLINA DEPARTMENT F REVENUE NONRESIDENT TAXPAYER REGISTRATION AFFIDAVIT INCOME TAX WITHHOLDING

The undersigned nonresident taxpayer on oath, being first duly sworn, hereby certifies as follows:

1.	Owner, Partner (s) or Corporate Name of Nonresident Taxpayer:	
2.	Trade Name (Doing Business As):	
3.	Mailing Address:	
4.	Federal Identification Number:	
5.	Hiring or Contracting with: Name: Address:	
	Receiving Rentals or Royalties From: Name: Address:	
6.	I hereby certify that the above named nonresident taxpayer is currently registered (check appropriate box): The South Carolina Secretary of State orThe South Carolina Department of Revenue Date of Registration:	the
7.	I understand that by this registration, the above named nonresident taxpayer has agreed to the jurisdiction of the South Carolina Department of Revenue and the courts of Sout liability, including estimated taxes, together with any related interest and penalties.	
8.	I understand the South Carolina Department of Revenue mat revoke the withholding exerunder code Section 12-9-310 at any time it determines that the above named nonresident cooperating with the Department in the determination of its correct South Carolina tax	ent taxpayer is
	undersigned understands that any false statement contained herein could be punisisonment or both.	shed by fine,
	ognizing that I am subject to the criminal penalties under Code Section 12-54-40 (b) (6) (f) I have examined this affidavit and to the best of my knowledge and belief, it is true, correct an	
<u> </u>	(Seal)	
(Sign	nature of Owner, Partner or Corporate Officer) Date:	
If Co	rporate officer state title:	
(Nam	ne-Please Print)	

ATTACHMENT 2 (continued)

NONRESIDENT TAXPAYER REGISTRATION AFFIDAVIT INCOME TAX WITHHOLDING

IMPORTANT TAX NOTICE - NONRESIDENTS ONLY

Withholding Requirements for Payments to Nonresidents: Section 12-8-550 of the South Carolina Code of Laws requires persons hiring or contracting with a nonresident conducting a business or performing personal services of a temporary nature within South Carolina to withhold 2% of each payment made to the nonresident. The withholding requirement does not apply to (1) payments on purchase orders for tangible personal property when the payments are not accompanied by services to be performed in South Carolina, (2) nonresidents who are not conducting business in South Carolina, (3) nonresidents for contracts that do not exceed \$10,000 in a calendar year, or (4) payments to a nonresident who (a) registers with either the S.C. Department of Revenue or the S.C. Secretary of State and (b) submits a Nonresident Taxpayer Registration Affidavit - Income Tax Withholding, Form I-312 to the person letting the contract.

The withholding requirement applies to every governmental entity that uses a contract ("Using Entity"). Nonresidents should submit a separate copy of the Nonresident Taxpayer Registration Affidavit - Income Tax Withholding, Form I-312 to every Using Entity that makes payment to the nonresident pursuant to this solicitation. Once submitted, an affidavit is valid for all contracts between the nonresident and the Using Entity, unless the Using Entity receives notice from the Department of Revenue that the exemption from withholding has been revoked.

Section 12-8-540 requires persons making payment to a nonresident taxpayer of rentals or royalties at a rate of \$1,200.00 or more a year for the use of or for the privilege of using property in South Carolina to withhold 7% of the total of each payment made to a nonresident taxpayer who is not a corporation and 5% if the payment is made to a corporation. Contact the Department of Revenue for any applicable exceptions.

For information about other withholding requirements (e.g., employee withholding), contact the Withholding Section at the South Carolina Department of Revenue at 803-898-5383 or visit the Department's website at: www.sctax.org

This notice is for informational purposes only. This agency does not administer and has no authority over tax issues. All registration questions should be directed to the License and Registration Section at 803-898-5872 or to the South Carolina Department of Revenue, Registration Unit, Columbia, S.C. 29214-0140. All withholding questions should be directed to the Withholding Section at 803-896-1420.

PLEASE SEE THE "NONRESIDENT TAXPAYER REGISTRATION AFFIDAVIT INCOME TAX WITHHOLDING" FORM (FORM NUMBER I-312) LOCATED AT:

http://www.sctax.org/Forms+and+Instructions/withholding/default.htm

Attachment 3

OPEN TRADE REPRESENTATION

(S.C. Code Ann. §§ 11-35-5300)

The following representation, which is required by Section 11-35-5300(A), is a material inducement for the State to award a contract to you.

I, the official named below, certify I am duly authorized to execute this certification on behalf of the vendor identified below, and, as of the date of my signature, the vendor identified below is not currently engaged in the boycott of a person or an entity based in or doing business with a jurisdiction

Vendor Name (Printed)	State Vendor No.
By (Authorized Signature)	Date Executed
Printed Name and Title of Person Signing	[Not used]

with whom South Carolina can enjoy open trade, as defined in SC Code Section 11-35-5300.

Attachment 4 Vendor Application (Provide current W9 with this form)



VENDOR INFORMATION

FRANCIS MARION UNIVERSITY VENDOR APPLICATION FORM

FMU Vend	for #:
	New Vendor
	Vendor Info Change

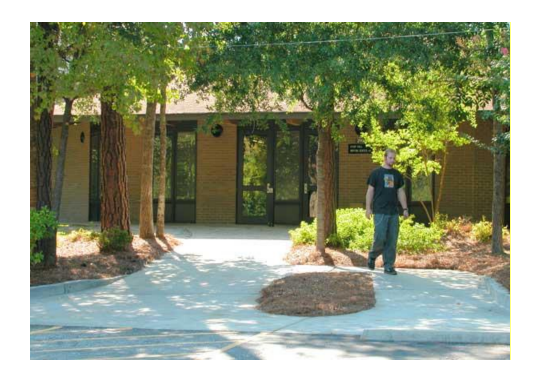
This form is to be completed in its entirety and submitted with a copy of the vendor's applicable IRS taxpayer identification form (W-9 for United States based vendors or W-8 BEN for international vendors).

Taxpayer ID Number (either FEIN or SS#)	FEIN		-		SS#		-		-
Company Name or Individual Name (as shown on your income tax return)									
Doing Business As (DBA) (if different from name above)									
Mailing Address	Street:								
	City: _					State:		_ Zip:	:
Purchase Order Address Same as Mailing Address	Street:								
	City: _					State:		_ Zip:	
Remittance Address Same as Mailing Address	Street:								
a some as moning recircus	City: _					State:		_ Zip:	
Would you like to arrange for electronic payment?	•	Yes	South Carolin Small and Mi			#			
electronic payment:		No	Business Cert		lumber	Expiration Date:			
VENDOR CONTACT	INFO	RMAT	ION						
Purchasing / Sales Contact	Name			Email Ad	dress			F	Phone Number
Accounting / A.R. Contact	Name			Email Ad	dress			F	Phone Number
REQUIRED SIGNATION	JRE								
Signature of Individual Completing this form							D	ate	
ACCOUNTING / PURCHASIN	IG USE	ONLY							
Purchasing Review By							D	ate	
Accounting Review By							D	ate	

Attachment 5

Description of University Housing

Allard A. Allston Housing Office Complex Constructed 1992



- > Includes the offices of Housing and Residence Life as well as a Study Hall and the All Campus Tutoring Center.
- > Constructed along with one of the two sets of residence halls.

Residence Halls Constructed in two phases - Occupied 1986, 1992



- > The University has two sets of residence halls. Each set consists of three, three-story residence halls linked to each other by exterior breezeways.
- > Built in 1986, one set (Marion State, Palmetto, and Swamp Fox) forms a courtyard with the Edward S. Ervin III Dining Hall.
- > Built in 1992, the other set (Belle Isle, Snow Island, and Ellen C. Watson), forms a courtyard with the Allard A. Allston Housing Office Complex, which was built at the same time.
- > Residence halls provide living space for 700 students and contain 16 apartments that include provisions for persons with disabilities.

The Forest Villas Apartment Complex



- > Through an agreement with the Francis Marion Real Estate Foundation in 2004, the existing student housing facilities (Allston Housing Office Complex, Residence Halls and the Village Apartments) and land were leased by the University to the Real Estate Foundation. The Forest Villas Apartments were constructed and are operated by the Real Estate Foundation.
- > Includes three, three-story apartment buildings and a community center located on the southeast side of the campus.
- > Phase I Three buildings, completed and occupied in fall 2004, consist of 57 four-bedroom apartment units, 3 two-bedroom units and 3 one-bedroom units, capable of housing 237 residents, including eight apartments with provisions for persons with disabilities.
- > Phase II Occupied in fall 2007, phase II of the Forest Villas Apartments provided an additional 190 beds on the southeast side of the campus adjacent to Phase I.
- > Each apartment includes single bedrooms and private baths with shared living, dining and kitchen facilities.

The Village Apartments Occupied 1980, additional buildings in 1986, 1990, 1991



- > The first student housing on campus, originally consisted of 10 apartment buildings, and was occupied in the fall of 1980. Currently, the Village consists of 12 two-story apartment buildings and 1 one-story building.
- > Ten of these buildings consist of eight apartments designed to accommodate four persons each in individual bedrooms with a common living room, kitchen, and bath.
- > Two of these buildings consist of 16 apartments designed to accommodate two persons, who share each room, including the bedroom, living room, kitchen, and bath.
- > Half of the single-story Newton building is an apartment for two persons, who share each room, including the bedroom, living room, kitchen, and bath. The other half of the building serves as an Emergency Medical Transport (EMT) station serving the campus and the surrounding area.
- > The Village currently accommodates 386 residents and contains nine apartments that include provisions for persons with disabilities.

The Heyward Community Center at the Forest Villas Opened Fall 2004



> The Heyward Community Center consists of a large common lounge for social functions and meetings, a smaller meeting/study area, a fitness room, an enclosed mail pick-up area, and a laundry facility.

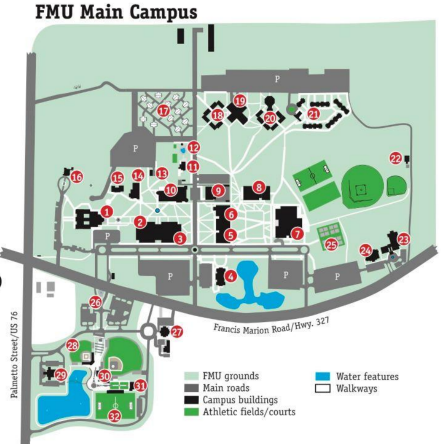
Attachment 6 University Campus Map



Francis Marion University

Campus Map

For campus tours, call 843-661-1231.



FMU Downtown



FMU Main Campus

- 1. Stokes Building
- 2. Cauthen Media Center
- 3. Founders Hall
- 4. Lee Nursing Building
- 5. McNair Science Building
- 6. Leatherman Science Facility
- 7. Smith University Center
- 8. Rogers Library
- 9. Campus Police
- 10. Hyman Fine Arts Center
- 11. The Grille
- 12. Outdoor Pool
- 13. Print Shop
- 14. Stanton Computer Center
- 15. The Cottage
- 16. Wallace House
- 17. The Village Apartments
- 18. Marion State, Palmetto, and Swamp Fox Residence Halls
- 19. Ervin Dining Hall
- 20. Belle Isle, Snow Island, and Ellen C. Watson Residence Halls

- 21. Forest Villas Apartments
- 22. Observatory
- 23. Richardson Center for the Child
- 24. Pee Dee Education Center
- 25. Kassab Tennis Courts
- 26. Griffin Athletic Complex
- 27. Baptist Collegiate Ministry
- 28. Softball Field
- 29. Education Foundation Building
- 30. Sparrow Stadium
- 31. Field House
- 32. Hartzler Soccer Field

FMU Downtown

- 33. Performing Arts Center
- 34. Carter Center for Health Sciences
- 35. Recording Studio

ATTACHMENT 7:

Drug Free Workplace Act Affidavit



AFFIDAVIT

I certify that we will comply with Section 44-107-10, ET Seg., relating to the South Carolina Drug-Free Workplace Act to provide a drug-free workplace. (Note: this clause applies to any resultant contract of \$50,000.00 or more). The State of South Carolina has amended Title 44, Code of Laws of South Carolina, 1976, relating to health, by adding chapter 107, so as to enact the Drug-Free Workplace Act. (See, Act no. 593, 1990 Acts and Joint Resolutions.)

Vendor:		-		
Street or P. O. Box	City	State	Zip	
Telephone:				
Printed Name:				
Signature		Titl	e	
Date:				
F.E.I N:	or S.S.#			

FAILURE TO FURNISH THIS AFFIDAVIT WILL RESULT IN THE DELAY OF CONTRACT

THIS PAGE MUST BE SIGNED

Please return to: Francis Marion University

Purchasing Department P. O. Box 100547

Florence, SC 29502-0547

Attn: Jennifer D Hester Director of Purchasing

Fax: 843-661-1165 Tel: 843-661-1161

Email: jdhester@fmarion.edu

ATTACHMENT 8 BIDDER'S CHECKLIST

AVOID COMMON BIDDING MISTAKES

Review this checklist prior to submitting your bid. If you fail to follow this checklist, you risk having your bid rejected.

- DO NOT INCLUDE ANY OF YOUR STANDARD CONTRACT FORMS!
- UNLESS EXPRESSLY REQUIRED, DO NOT INCLUDE ANY ADDITIONAL BOILERPLATE CONTRACT CLAUSES.
- REREAD YOUR ENTIRE BID TO MAKE SURE YOUR BID DOES NOT TAKE EXCEPTION TO ANY OF THE STATE'S MANDATORY REQUIREMENTS.
- Make sure you have properly marked all protected, confidential, or trade secret information in accordance with the heading entitled: foia bidding instructions, submitting confidential information. <u>Do not mark your entire bid as confidential, trade secret, or protected! Do not include a legend on the cover stating that your entire response is not to be released!</u>
- ➤ HAVE YOU PROPERLY ACKNOWLEDGED ALL AMENDMENTS? INSTRUCTIONS REGARDING HOW TO ACKNOWLEDGE AN AMENDMENT SHOULD APPEAR IN ALL AMENDMENTS ISSUED.
- Make sure your bid includes a copy of the solicitation cover page. Make sure the cover page is signed by a person that is <u>AUTHORIZED TO</u> contractually bind your business.
- Make sure your bid includes the number of copies requested.
- CHECK TO ENSURE YOUR BID INCLUDES EVERYTHING REQUESTED!
- CHECK AGAIN TO ENSURE YOUR BID INCLUDES EVERYTHING REQUESTED!

IF YOU HAVE CONCERNS ABOUT THE SOLICITATION, DO NOT RAISE THOSE CONCERNS IN YOUR RESPONSE! AFTER OPENING, IT IS TOO LATE! IF THIS SOLICITATION INCLUDES A PRE-BID CONFERENCE OR A QUESTION & ANSWER PERIOD, RAISE YOUR QUESTIONS AS A PART OF THAT PROCESS! PLEASE SEE BIDDING INSTRUCTIONS AND ANY PROVISIONS REGARDING PRE-BID CONFERENCES.

This checklist is included only as a reminder to help bidders avoid common mistakes. Responsiveness will be evaluated against the solicitation, <u>not</u> against this checklist. You do not need to return this checklist with your response.

Rev: 10/10/06 Rev: 09/15/09 Rev: 10/26/09 Rev: 05/10/10 Rev: 04/17/14 Rev: 09/15/15

Exhibit C



Francis Marion University Amendment #1

Solicitation Number
Date Issued
Purchasing Officer
Phone
E-Mail Address

9/11/2025 Jennifer D Hester (843) 661-1161 jdhester@fmarion.edu

DESCRIPTION: Provide Pest Control Services for Francis Marion University

The Term "Offer" Means Your "Bid" or "Proposal".

SUBMIT OFFER BY (Opening Date/Time): 10/02/2025 at 2:00 PM EST 10/06/2025 at 2:00 pm EST See "Deadline For Submission Of Offer" provision

QUESTIONS MUST BE RECEIVED BY: 09/16/2025 at 2:00 PM EST 09/18/2025 at 2:00 PM EST See "Questions From Offerors" provision

NUMBER OF COPIES TO BE SUBMITTED: One (1) Original, hard copy mailed with one (1) flash drive or other USB device as Specified in a sealed package to one of the addresses listed below.

SUBMIT YOUR OFFER TO ONE OF THE FOLLOWING ADDRESSES IN A SEALED PACKAGE. MAILING ADDRESS: **EXPRESS SHIPPING ADDRESS:** HAND-DELIVERY: **Francis Marion University Francis Marion University Francis Marion University** Purchasing Office (Room 102) **Purchasing Office** Central Receiving Stokes Administration Building P.O. Box 100547 4822 E. Palmetto Street 4822 E. Palmetto Street Florence, SC 29502-0547 Florence, SC 29506 Florence, SC 29506

CONFERENCE TYPE: A Highly Recommended Site Visit.

DATE & TIME: 09/09/2025 10:00AM (Already Occurred)

As appropriate, see "Conferences - Pre-Bid/Proposal" & "Site Visit" provisions

LOCATION: Francis Marion University
Facilities Management Building
Conference Room, 4804 Patriot Drive
Florence, S.C. 29506

AWARD &

AMENDMENTS

A Statement of Intent to Award will be posted at the Physical Address stated on 10/03/2025

10/07/2025. The award, this solicitation, and any amendments will be posted at the following web address: http://www.fmarion.edu/about/solicitationsawards

You must submit a signed copy of this form with Your Offer. By submitting a bid or proposal, You agree to be bound by the term of the Solicitation. You agree to hold Your Offer open for a minimum of thirty (30) calendar days after the Opening Date.						
NAME OF OFFEROR (Full legal name of business submitting	OFFEROR'S TYPE OF ENTITY: (Check one)					
AUTHORIZED SIGNATURE	□ Sole Proprietorship □ Partnership					
		□ Corporation (tax-exempt) □ Corporate entity (not tax-exempt)				
(Person signing must be authorized to submit binding offer to enter con Offeror named above.)	ntract on behalf of	□ Government entity (federal, state, or local) □ Other				
TITLE (Business title of person signing	above)					
		(See "Signing Your Offer" provision.)				
PRINTED NAME (Printed name of person signing above)	DATE SIGNED	(Coo digrilling roal offici provision.)				
Instructions regarding Offeror's name: Any award issued will be issued to, and the contract will be formed with, the entity identified as the offer above. An offer may be submitted by only one legal entity. The entity named as the offeror must be a single and distinct legal entity. Do not use to name of a branch office or a division of a larger entity if the branch or division is not a separate legal entity, <i>i.e.</i> , a separate corporation, partnersh sole proprietorship, etc.						
STATE OF INCORPORATION (If Offeror is a corporation, identify the state of Ir	acorporation)					
(ii Onoror is a corporation, facility the state of it	ioorporation.					
TAXPAYER IDENTIFICATION NO.						
(See "Taxpayer Identification Number" provision)						

COVER PAGE MMO (JAN. 2006)

PAGE TWO

(Return Page Two with Your Offer)

	E ADDRESS (Ace of business)	\ddress for offer	ror's ho	me office	office NOTICE ADDRESS (Address to which all procurement and contract related notices should be sent.) (See "Notice" clause					
					Address					
					Area Code - Number - Extension Facsimile					
					E-mail Addre	ess				
PAYMENT ADDRESS (Address to which payments will be sent.) (See "Payment" clause) ORDER ADDRESS (Address to which purchase order sent) (See "Purchase Orders and "Contract Document clauses)					se orders will be ocuments"					
Payment Address same as Home Office Address Order Address same as Home Office Address Order Address same as Home Office Address Order Address same as Notice Address (check only one)										
			s by in	dicating a	amendment numb	per and its date o	f issue. (§	See "Ar	mendments to	
Amendment No.	Amendment Issue Date	Amendment No.		ndment le Date	Amendment No.	Amendment Issue Date	Amend No		Amendment Issue Date	
PAYN (See "Discou	FOR PROMPT MENT unt for Prompt t" clause)	10 Calendar I (%)	Days	20 Cale	endar Days (%)	30 Calendar Da	ays (%)		_Calendar Days (%)	
preferences a This law apportunity www.procure PREFERENCE	available to in-state ears in Section 1 ement.sc.gov/pre	ate vendors, ver 11-35-1524 of the ferences. APPLY WITH T	ndors u he Sout	using in-state th Carolin	ate subcontractor na Code of Laws.	rs, and vendors s A summary of the	elling in-s ne new pro	state or eferend erences	the law governing US end products. ces is available at s do not apply to	

PREFERENCES - ADDRESS AND PHONE OF IN-STATE OFFICE:

PREFERENCES DO NOT APPLY WITH THIS SOLICITATION: Per Section 11-35-1524(E)(5) preferences do not apply to to procurements conducted pursuant to Section 11-35-1530 of the South Carolina Consolidated Procurement Code.

Amendment 1

IFB- 2472- Provide Pest Control Services for Francis Marion University

AMENDMENTS TO SOLICITATION

- (a) The Solicitation may be amended at any time prior to opening.
- (b) Offerors shall acknowledge receipt of any amendment to this solicitation (1) by signing and returning the amendment,
- (2) by identifying the amendment number and date in the space provided for this purpose on Page Two, (3) by letter, or
- (4) by submitting a bid that indicates in some way that the bidder received the amendment.
- (c) If this solicitation is amended, then all terms and conditions which are not modified remain unchanged.

Modifications

The following have been <u>added</u> or <u>changed/removed</u> or <u>emphasized (This is now part of the solicitation- the entire packet is the contract- the original solicitation and all amendments that proceed the solicitation):</u>

1) Cover Page, Page 1- Submit Date

SUBMIT OFFER BY (Opening Date/Time): 40/02/2025 at 2:00 PM EST 10/06/2025 at 2:00 PM EST See "Deadline For Submission Of Offer" provision

2) Cover Page, Page 1- Question Date

QUESTIONS MUST BE RECEIVED BY: 09/16/2025 at 2:00 PM EST 09/18/2025 at 2:00 PM EST See "Questions From Offerors" provision

3) Cover Page, Page 1- Statement of Intent to Award Date

AWARD &	A Statement of Intent to Award will be posted at the Physical Address stated on 10/03/2025
AMENDMENTS	10/07/2025. The award, this solicitation, and any amendments will be posted at the following web
	address: http://www.fmarion.edu/about/solicitationsawards

4) Scope of Work, Pages 11-15- Added Specifications

III. SCOPE OF WORK/SPECIFICATIONS

- 1. Spray pesticides, bait, monitor, trap, fly light (flying insect/bug lighting in all dining areas), fumigate, apply granules, dust, foam, catch, flying insect control, drain fly control, complete infestation treatment, and provide service logs for all work performed at the University. Pests to be treated for will include but are not limited to: general pests, ants, roaches, spiders, crickets, beetles, ladybugs, silver fish, rats, mice, water bugs, bats, moths, beetles, flies, drain flies, mosquitoes, gnats, and termites.
 - Household and common pests are defined as: all crawling and flying insects including, but not limited to, crawling ants, flying ants, ticks, bees, hornets and wasps, roaches and cockroaches (all species), crickets, fleas, mites, mosquitoes, silverfish, spiders, stinkbugs, rats and mice, scorpions and spiders, along with the occasional invader.
- 2. Contractor will be expected to: provide quality, timely service according to the schedules or special requests; notify the University if there are any problems with performing the services of this contract; take action to correct any problems and work with the University

- to make operations run as smoothly as possible. Contractor will be expected to make suggestions to the University to reduce the number of complaint pest control calls.
- 3. The Contractor shall provide services and furnish all labor, supplies, materials, chemicals, baits, traps, equipment insurance, permits, and licenses and/or any special equipment/material needed to provide general monthly pest control services, termite services, and other services, as needed, to buildings on the Francis Marion University campus/buildings/locations.
- 4. The Contractor shall provide services and furnish all labor, supplies, materials, equipment insurance, permits, and licenses and/or any special equipment/material needed to provide specialized pest control services and for the inspection and treatment for Termites and other wood damaging insects at Francis Marion University campus/buildings/locations.
- 5. The Contractor shall assume full responsibility for the deployment, ongoing maintenance, and eventual removal of all pest control measures, including but not limited to lighting modifications, approved chemical treatments, bait replenishment, and trap servicing.
- 6. The Contractor shall ensure that all services are performed using properly registered pesticides and in accordance with all state regulations.
 - The Contractor shall abide by all City, State and Federal Government regulations regarding pesticide usage, pest management, and wildlife management, including but not limited to the South Carolina Pesticide Control Act.
- 7. Contractor shall provide seasonal, monthly, quarterly, annual and emergency services within the scope of work for buildings that are placed under an integrated pest management plan and for facilities, buildings or property that is not covered under a scheduled plan.
- 8. Contractor shall provide emergency services and one-time treatments on an as needed basis.
- 9. Contractor will respond to service calls for any facility covered under this contract within one business day of the call.
- 10. When the requirements provide that certain work be inspected or approved by the University prior to the execution or installation of subsequent work, the Contractor shall notify the University 24 hours in advance of when the work will be ready to be inspected and shall not proceed with the subsequent work until the work to be inspected has been approved.
- 11. University Liaison The FMU Director of Facilities Services shall serve as the University Liaison for this contract. The Contractor should conduct day to day business pertaining to pest issues for specific buildings with the Liaison.

The University Liaison for this project:

Steve Jackson (Director Custodial & Support Services)
Office Phone: 843-661-4640; Cell Phone: 843-229-4230; E-mail: sjackson@fmarion.edu

If the University Liaison cannot be reached, contact:

Ralph U. Davis (Director of Facilities Management)
Office Phone: 843-661-1101; E-mail: RDavis@fmarion.edu

12. Contractor's Liaison(s) - Contractor shall provide a primary liaison to coordinate all matters pertaining to this contract and a secondary liaison in the event the primary liaison

- is unavailable. Contractor will provide the name, telephone number, fax number, email address, business cell phone number, emergency telephone number and normal working hours of the two liaisons. Contractor will notify the University liaison of any changes regarding their liaison or if their liaison will be unavailable for extended periods of time.
- 13. Contractor must refer all requests from other University personnel to the University Liaison. Only the University Liaison or his designee can authorize work, especially services with additional charges.
- 14. Contractor must have technicians available to provide services to the University. The lead technician, who will be the primary technician for all work performed on campus, must have a valid 7A SC Pesticide Applicators license. **Documentation must be submitted with your bid.** Any change to lead technician for this contract shall first be approved by the University Liaison, and their 7A SC Pesticide Applicator's license verified prior to work at the University.
- 15. Contractor shall ensure that all employees are dressed in professional company uniforms with a clearly visible name tag and company logo to provide quick and easy identification to University staff and students. Contractor's employees must display identification at all times while working on campus.
- 16. The University reserves the right to request that the Contractor remove any of its employees from campus based upon inappropriate behavior.
- 17. As directed by the University Liaison, Contractor must have a University escort when entering and when providing services to Campus Housing facilities and the Center for the Child.
- 18. Campus aesthetics are of the utmost importance to the University and its Administration. The Contractor shall ensure that all its vehicles are kept in sanitary and good working condition, are well painted and include the Contractor logo and all pertinent markings according to the SC Pesticide Control Act. If at any time while on University property, fuel, motor oil, or other fluids, leak and/or spill from Contractor's vehicle, the driver is to immediately report the incident to the University's Contracting Officer Representative. The Contractor shall be required to respond to complaints regarding these matters within twelve (12) hours of notification. The Contractor shall be responsible for all costs associated with any clean up at no cost to the University.
- 19. A detailed inspection report will be provided with each and every visit. They will include the building name, technician, observations of issue, work performed, what they treated, the amount and chemical applied and exact location (room # or other).
 - The Contractor shall provide quality, timely service according to the schedules or special requests; notify the University if there are any problems with performing the services of this contract; take action to correct any problems and work with the University to make operations run as smoothly as possible. The Contractors will be expected to make suggestions to the University to reduce the number of complaint pest control calls.
- 20. Contractor liaison shall meet to discuss issues related to the contract as requested by the University Liaison.
- 21. Contractor will be responsible for clean-up of their work on all job sites.
- 22. Contractor shall report in writing any occurrences or observations of damage to University property, public relations problems, hazardous conditions, or any work assignment that will not be completed as initially agreed upon, immediately to the University's Liaison.

- 23. Contractor shall ensure that all vehicles will be kept in sanitary and good working condition, are well painted and include the Contractor logo and all pertinent markings according to the SC Pesticide Control Act.
- 24. If at any time while on University property, fuel, motor oil, or other fluids, leak and/or spill from the Contractor's vehicle, the driver is to immediately report the incident to the University's Liaison. The Contractor will be required to respond to complaints regarding these matters within twelve (12) hours of notification. The Contractor is responsible for all costs associated with any clean up.
- 25. Extreme care shall be exercised to avoid damaging trees, shrubs, plants, containers, brick walls, bollards, curbs, buildings or other structures. If any University property is damaged or destroyed due to negligence of the Contractor, the damaged item shall be repaired or replaced according to the University's specifications, by the Contractor at no cost to the University.

26. Termite and Wood Damaging Insect Pest Control Services

- A. Termites" include, but are not limited to, Subterranean and Formosan Termites.
- B. "Other" " Wood-Damaging Insects include, but are not limited to, Carpenter Ants, Carpenter Bees, Powderpost Beetles, Round and Flat-Headed Wood Borers, Horntail Wasps, and all associated larvae.
- C. Termite and Wood-Damaging Insect Inspection is defined as the inspection, for evidence of infestation, of each facility covered in this contract.
- D. Termite and Wood-Damaging Insect Control or Treatment is defined as the use of properly registered pesticides and/or the use of approved devices to provide adequate levels of protection at Francis Marion University buildings shall be protected by a (minimum) two-foot buffer or six inches beyond the drip line around the perimeter of each building, whichever is greater. Treatment shall be once per year as well as on an "as-needed" basis.
- E. Remedial Treatment is defined as a repeat treatment of a specific area or facility in response to an ineffective initial treatment. Contractor shall schedule all remedial treatment services within 72 hours of all requests.

27. Termite Inspection for annual renewal:

- 1. The Contractor shall inspect any facility that has been deemed necessary for placement under initial treatments and annual inspections. This inspection shall be a standard examination for evidence of wood-damaging insects. The University reserves the right to require the Contractor to periodically re-inspect facilities on an "as-needed" basis to inspect individual facilities when infestation is suspected.
- 2. Upon completion of said initial treatment, the Contractor shall issue a "wood-damaging insect warranty" for that site. The warranty will permit, for one year from date of issuance, re-treatments as necessary at no additional cost to the University.
- 3. The inspection must be reported on the most current Official South Carolina Wood Infestation Report Form as published by the Department of Pesticide Regulation. The form for this report shall be furnished by the licensee.
- 4. The inspection for the Wood Infestation Report must include at a minimum:

- a. A visual inspection of all accessible portions of the interior and exterior of the structure, including crawlspaces, utility areas, and attics.
- b. Careful sounding and probing of all areas where damage is visible.
- Representative wood moisture content readings around the interior perimeter
 of the crawlspace and in the accessible portions of the center of the
 crawlspace.
- d. The determination of the nature and activity of all visible and accessible wood damaging insect infestations in the structure.
- e. The determination of the nature and cause of all visible and accessible wood-damaging insect damage in the structure.
- f. The determination of the nature and activity of all wood-damaging fungi, including decay damage whether active or not, present in the structure below the first main level of the structure. The first main level is the first floor above the basement or crawlspace, or the elevated area raised upon pilings. The phrase "below the level of the first main level" also includes the substructure below the first main floor of the building. Decay damage in the upper portions of exterior siding, fascia and trim boards, chimneys, eaves, soffits, and similar areas is beyond the scope of the Wood Infestation Report. Decay damage in the lower portions of exterior doors, door jambs and frames, and similar construction elements, however, must be reported.
- The Wood Infestation Report is in no way a report of the presence or absence of health-related fungi or conditions conducive to their presence or development in the structure.
- 6. The Wood Infestation Report must at a minimum disclose:
 - a. All inaccessible parts of the structure.
 - b. The apparent presence or absence of all visible insect related damage in all accessible areas of the structure. The reporting of a "previous infestation" of a particular insect is not sufficient to meet this requirement to report insect damage.
 - c. The apparent presence or absence of all visible active and previous wooddamaging insect infestation in all accessible areas of the structure.
 - d. The wood moisture content readings obtained in the substructure, as well as any decay damage, active wood-damaging decay fungi, or excessive moisture conditions in visible and accessible areas below the level of the first main floor. Decay damage must be reported as such.
 - e. The specific location and approximate extent of all damages, active infestations, previous infestations, and excessive moisture conditions. These items may be reported as "widespread," "throughout the substructure," or in similar terms only if their extent and occurrence justify such broad language.
 - f. All damage must be reported whether or not it requires or may require repair or further inspection by another professional. Damage remaining in areas that have previously been repaired must also be reported.
 - g. All visible (through non-invasive means) infestations and/or damage to items not covered in this contract (including, but not limited to trees, plantings,

mulches, fencing, decorative objects, neighboring properties) must be reported by the Contractor to the University to protect University property and determine further course of action.

- 7. The Wood Infestation Report is not a warranty against future infestation, nor does it place any obligation for the correction of reported damage or infestation upon the applicator or business issuing the report.
- 8. In determining whether an infestation of insects or decay fungi is active in a structure the Inspectors must fully explain on the reverse of the form the basis for their determination of whether an infestation of insects or decay fungi is or is not active in the structure.
- 9. Inspect work annually and report findings in writing to the appropriate University officials.
- 10. A one-year warranty, (at a minimum) must be included and provided to designated University officials. This warranty entitles the University of South Carolina to re-treatment at no charge during that year. All warranty conditions, including damage policy must be attached and expressly noted.

28. Codes, Laws, & Regulations:

- A. All work shall comply with all applicable codes and regulations, and shall be done in a workman like manner by craftsmen skilled in the appropriate trade(s), in accordance with the best practices of the trade(s), manufacturer's recommendations, and the best interests of the University, to the satisfaction of the University.
- B. Contractor agrees to abide by all Cities, State and Federal Government regulations regarding pesticide usage, pest Services, and wildlife Services, including but not limited to South Carolina Pesticide Control Act.
- C. All Contractors must be Bonded, Insured, and possess Pesticide Applicator Licenses. All Bonds, Insurances and Pesticide Applicator Licenses must be maintained and current through the life of the contract.
- D. Contractor must observe all OSHA and Safety Laws while on campus.
- E. Material Safety Data Sheets (MSDS) <u>will be provided to the University Liaison at the commencement of this contract</u>. Any additions or deletions must be provided to the University Liaison at monthly meetings.
- F. Materials to be used in the work shall be stored in a manner which will properly protect them from all contamination and hazards until used. Labeled materials shall be kept in original containers until used. The Contractor shall use no materials containing asbestos even if the use of such material is still legal. The Contractor shall properly remove and replace any asbestos-containing materials at no expense to the University.
- G. Contractor shall protect the work from the public and the public from the work in a manner satisfactory to the University.
- H. Contractor must abide by all University regulations including University Parking regulations.
- I. Contractor must abide by and stay apprised of current statutory requirements

29. Scheduling:

- A. Contractor shall service listed buildings and areas monthly (unless it is designated for quarterly service as detailed in this contract); however, the Contractor is responsible for providing total expert pest control services regardless of how many visits are needed to reach the acceptable level of pest population within any building or area being routinely serviced.
 - I. Contractor shall service campus wide work order pest requests on a weekly basis as part of existing contract without additional charge. The University on average submits approximately 10/20 work orders per week during the academic school months (August through the following April).
- B. Regularly scheduled work on the main campus (other than Center for the Child) will be performed during regular working hours. Additional work shall be coordinated with the University Liaison.
- C. Normal working hours for the FMU Campus are Monday thru Friday, 8:00 A.M. to 5:00 P.M.

30. Payments

- F. All invoices shall be itemized to the satisfaction of the University and shall be verified by the Director of the Facilities Services or his/her designated agent (s) prior to approval of payment.
 - Part of the itemization request will be to invoice student housing areas separately.
- G. Payment will be made monthly on the basis of invoices submitted and verified. Payment will be made for 1/12 of the annual cost per month.
- H. The Contractor must refer all requests from persons not authorized to do such to the University Contracting Officer Representative. Only the University Contracting Officer Representative can authorize work, including any extra chargeable services.
- Payment will be made at the end of the period in which the service was rendered. If the service rendered during the period was unsatisfactory, the University may, after delivering written notice, withhold payment until specific deficiencies are corrected. If deficiencies cannot be corrected, the University, with consent of the Contractor, may reduce payment by an amount commensurate with the reduced level of service experienced.

31. Change Orders

A. Additions and/or deletions of buildings may be made to this contract. This will be done with negotiations on an individual building basis with the contractor relating to the same price awarded based on comparable sized buildings. Finalization of an addition or deletion of a building to this contract may be made only with an approved change order issued by FMU Purchasing.

End of Additions to the Scope of Work

vendor:	
Authorized Signature: (Same signature as individual who signed cover page of the solicitation)	
Date:	

END OF AMENDMENT 1

Exhibit D



Francis Marion University Amendment #2

Solicitation Number
Date Issued
Purchasing Officer
Phone
E-Mail Address

IFB-2472 9/18/25 Jennifer D Hester (843) 661-1161 idhester@fmarion.edu

DESCRIPTION: Provide Pest Control Services for Francis Marion University

The Term "Offer" Means Your "Bid" or "Proposal".

SUBMIT OFFER BY (Opening Date/Time): 10/06/2025 at 2:00pm EST See "Deadline For Submission Of Offer" provision

QUESTIONS MUST BE RECEIVED BY: 09/16/2025 at 2:00 PM EST 09/18/2025 at 2:00 PM EST See "Questions From Offerors" provision

NUMBER OF COPIES TO BE SUBMITTED: One (1) Original, hard copy mailed with one (1) flash drive or other USB device as Specified in a sealed package to one of the addresses listed below.

SUBMIT YOUR OFFER TO ONE OF THE FOLLOWING ADDRESSES IN A SEALED PACKAGE.

MAILING ADDRESS:

Francis Marion University Purchasing Office P.O. Box 100547 Florence, SC 29502-0547 **EXPRESS SHIPPING ADDRESS:**

Francis Marion University Central Receiving 4822 E. Palmetto Street Florence, SC 29506 HAND-DELIVERY:

Francis Marion University Purchasing Office (Room 102) Stokes Administration Building 4822 E. Palmetto Street Florence, SC 29506

CONFERENCE TYPE: A Highly Recommended Site Visit. DATE & TIME: 09/09/2025 10:00AM (Already Occurred)

As appropriate, see "Conferences - Pre-Bid/Proposal" & "Site Visit" provisions

LOCATION: Francis Marion University Facilities Management Building Conference Room, 4804 Patriot Drive Florence, S.C. 29506

AWARD & AMENDMENTS

A <u>Statement of Intent to Award</u> will be posted at the Physical Address stated on 10/07/2025. The award, this solicitation, and any amendments will be posted at the following web address: http://www.fmarion.edu/about/solicitationsawards

You must submit a signed copy of this form with Your Offer. By of the Solicitation. You agree to hold Your Offer open for a mini		
NAME OF OFFEROR (Full legal name of business submitting t		OFFEROR'S TYPE OF ENTITY: (Check one)
AUTHORIZED SIGNATURE		□ Sole Proprietorship □ Partnership □ Corporation (tax-exempt) □ Corporate entity (not tax-exempt)
(Person signing must be authorized to submit binding offer to enter cor Offeror named above.)	□ Government entity (federal, state, or local) □ Other	
TITLE (Business title of person signing	above)	
PRINTED NAME (Printed name of person signing above)	DATE SIGNED	(See "Signing Your Offer" provision.)
Instructions regarding Offeror's name: Any award issued will be issued above. An offer may be submitted by only one legal entity. The entity name of a branch office or a division of a larger entity if the branch or division proprietorship, etc.	amed as the offeror mu	ust be a single and distinct legal entity. Do not use the
STATE OF INCORPORATION (If Offeror is a corporation, identify the state of In	corporation.)	
TAXPAYER IDENTIFICATION NO.		
(See "Taxpayer Identification Number" provision)		

COVER PAGE MMO (JAN. 2006)

PAGE TWO

(Return Page Two with Your Offer)

HOME OFFICE ADDRESS (Address for offeror's home office / principal place of business)				NOTICE ADDRESS (Address to which all procurement and contract related notices should be sent.) (See "Notice" clause)				
			Address					
			Area Code -	Number - Exter	nsion	Facsimile		
			E-mail Addre	ess				
PAYMENT ADDRESS (Addresent.) (See "Payment" clause)	ORDER ADDRESS (Address to which purchase orders will be sent) (See "Purchase Orders and "Contract Documents" clauses)							
Payment Address same asPayment Address same as				Order Address same as Home Office Address Order Address same as Notice Address (check only one)				
ACKNOWLEDGMENT OF AM Offerors acknowledges receipt Solicitation" Provision)		s by indicating a	mendment numb	per and its date of	f issue. (See '	"Amendments to		
Amendment No. Amendment Issue Date	Amendment No.	Amendment Issue Date	Amendment No.	Amendment Issue Date	Amendmen No.	Amendment Issue Date		
DISCOUNT FOR PROMPT PAYMENT (See "Discount for Prompt Payment" clause)	10 Calendar D (%)	Days 20 Cale	endar Days (%)	30 Calendar Da	ays (%)	Calendar Days (%)		
	= 0 :	- 10.00						
PREFERENCES - A NOTICE preferences available to in-sta This law appears in Section www.procurement.sc.gov/pre	ate vendors, ven 11-35-1524 of th	ndors using in-sta	ate subcontractor	rs, and vendors se	elling in-state	or US end products.		
PREFERENCES DO NOT A procurements conducted pure								

PREFERENCES - ADDRESS AND PHONE OF IN-STATE OFFICE:

PREFERENCES DO NOT APPLY WITH THIS SOLICITATION: Per Section 11-35-1524(E)(5) preferences do not apply to to procurements conducted pursuant to Section 11-35-1530 of the South Carolina Consolidated Procurement Code.

Amendment 2

IFB- 2472- Provide Pest Control Services for Francis Marion University

AMENDMENTS TO SOLICITATION

- (a) The Solicitation may be amended at any time prior to opening.
- (b) Offerors shall acknowledge receipt of any amendment to this solicitation (1) by signing and returning the amendment,
- (2) by identifying the amendment number and date in the space provided for this purpose on Page Two, (3) by letter, or
- (4) by submitting a bid that indicates in some way that the bidder received the amendment.
- (c) If this solicitation is amended, then all terms and conditions which are not modified remain unchanged.

Modifications

The following have been <u>added</u> or <u>changed/removed</u> or <u>emphasized (This is now part of the solicitation- the entire packet is the contract- the original solicitation and all amendments that proceed the solicitation):</u>

1) Cover Page, Page 1- Question Date

QUESTIONS MUST BE RECEIVED BY: 09/16/2025 at 2:00 PM EST 09/18/2025 at 2:00 PM EST See "Questions From Offerors" provision

- 2) Scope of Work/Specifications, Page 11- Removed Bats.
- Spray pesticides, bait, monitor, trap, fly light (flying insect/bug lighting in all dining areas), fumigate, apply granules, dust, foam, catch, flying insect control, drain fly control, complete infestation treatment, and provide service logs for all work performed at the University. Pests to be treated for will include but are not limited to: general pests, ants, roaches, spiders, crickets, beetles, ladybugs, silver fish, rats, mice, water bugs, bats, moths, beetles, flies, drain flies, mosquitoes, gnats, and termites.
 - 3) Bidding Schedule, Pages 31-32 Page 1- Updated Bid Tab

(See Below)

VIII. BIDDING SCHEDULE / PRICE-BUSINESS PROPOSAL (Price Proposal)

The following Bidding Schedule is required to be completed by the offeror: (do not include sales tax in your offer)

NOTE: The Site Visit as scheduled on the cover page, page 1 is highly recommended for offerors to provide the most accurate Bid Schedule.

Please state below your best prices to furnish supplies and services described herein.

Preferences as described in this solicitation will be utilized to determine award. If you qualify for a preference(s), please indicate by marking the appropriate preference for each line as applicable. In the tables below, "RCP" equals Resident Contractor Preference. If you do not indicate RCP here in the Bidding Schedule, then regardless of other detail as provided in your bid, your bid will not be calculated with consideration for Resident Contractor Preference:

Question	Mandatory/ Optional	Multiple Responses Accepted?
Are You Requesting The SC Resident Contractor Preference? SEE THE SC PROCUREMENT CODE, SECTION 11-35-1524(C)(1)(III) AND SECTION IIB OF THIS SOLICITATION FOR MORE INFORMATION. FOR A FAQ ON THESE PREFERENCES, PLEASE SEE WWW.PROCUREMENT.SC.GOV/preferences	Optional	No
Are You Requesting The SC Resident Subcontractor Preference - 2%? SEE THE SC PROCUREMENT CODE, SECTION 11-35-1524(D) AND SECTION IIB & VIIB OF THIS SOLICITATION FOR MORE INFORMATION. FOR A FAQ ON THESE PREFERENCES, PLEASE SEE www.procurement.sc.gov/preferences. .	Optional	No
Are You Requesting The SC Resident Subcontractor Preference - 4%? SEE THE SC PROCUREMENT CODE, SECTION 11-35-1524(D) AND SECTION IIB & VIIB OF THIS SOLICITATION FOR MORE INFORMATION. FOR A FAQ ON THESE PREFERENCES, PLEASE SEE www.procurement.sc.gov/preferences .	Optional	No

Item Number & Description	Quantity	Unit of Measure	Gross Square Footage	UNIT PRICE PER YEAR- Pest	EXTENDE D PRICE FOR FIVE YEARS- Pest	UNIT PRICE PER YEAR- Termite	PRICE FOR FIVE YEARS- Termite	RCP
Residence Hall – Palmetto								
A. Palmetto Hall	5	Years	20,832					
B. Swamp Fox Hall	5	Years	20,832					
C. Marion State Hall	5	Years	20,832					
D. Snow Island Hall	5	Years	20,831					
E. Belle Isle Hall	5	Years	20,831					
F. Ellen Watson Hall	5	Years	20,831					
2. Village Apartments								
A. Anderson	5	Years	7,200					
B. Baxter	5	Years	7,200					
C. Dalton	5	Years	7,200					
D. Ervin	5	Years	7,200					
E. Ferguson	5	Years	7,200					

F. Gallingten		V	7 200	1	1	
	5	Years	7,200			
G. Henderson	5	Years	7,200			
H. Ingram	5	Years	8,780			
I. Johnston	5	Years	7,200			
J. Kidwell	5	Years	8,780			
K. Logan	5	Years	7,200			
L. Moultrie	5	Years	7,200			
M. Newton	5	Years	1,459			
Forest Villas Apartments						
A. Apartment O	5	Years	15,104			
B. Apartment P/Q	5	Years	30,216			
C. Apartment R/S	5	Years	33,252			
D. Apartment T/U	5	Years	33,252			
E. Apartment V/W	5	Years	30,216			
Heyward Community Center (at the Forest Villas)	5	Years	5,200			
The Allston Housing Office Complex	5	Years	8,355			
Laundry Facility at the Ervin Dining Hall	5	Years	2,000			
7. Ervin Dining Hall	5	Years	32,400			
8. The Grille	5	Years	7,350			
9. The Cottage	5	Years	5,451			
10. The President's Residence	5	Years	6,363			
11. The Center for the Child	5	Years	18,500			
12. The Patriot Bookstore	5	Years	7,000			
13. Griffin Athletics Complex – Concessions Area	5	Years	440			
14. The FMU Education Foundation Building & Non- Profit Consortium	5	Years	13,500			
15. The Pee Dee Education Center	5	Years	14,880			
16. Flat Annual fee for processing University work orders	5					
Total Extended Price (excluding sales tax) for items 1-16 for Five Years:	5	Years				

For Information Purposes Only:

Provide pricing for as requested treatment for bed bugs in campus housing. This pricing is for informational purposes and will not be used as a basis for award. The University cannot project the number of treatments/retreatments that may be needed.

Treatment	Unit Price - Residence Hall	Unit Price - Village	Unit Price - Forest Villas Apartment
	Dorm Room	Apartment	villas Apartillellt
Bed Bugs – Initial Treatment			
Bed Bugs – Return			
Treatment (retreatment)			
Describe Methods of Treatme	ent:		

Questions from Vendors

Question 1	After receiving the amendment (Amendment #1) to include the termite, will you be
	providing a price proposal sheet that has a place for the termite pricing per building
	like you did for the pest control?
Answer	Yes, Amendment #2 has an updated Bid Tab.
Question 2	With the fly lights and other equipment being included now, does the college own
	the fly equipment or will be need to replace with new fly equipment?
Answer	The University owns fly lights, but the vendor will update and maintain as needed.
Question 3	What is the current contract amount per year for Pest Control Services annually?
Answer	See attachment 1 below for the Statement of Award from the last solicitation.
Question 4	Pests such as bats, flies, drain flies, mosquitoes, and gnats are all specialty pests.
	And require special treatment and special protocol to help eliminate. Can these
	pests be amended out of General pests covered and be a special service/charge
	provided by Pest Control Provider?
Answer	Bats have been removed from Pests; all other pest in question will remain as is.
Question 5	Is the dining services company outsourced their own pest control provider to
	service the kitchen, dishwashing, and food prep areas? Such as the flylights in the dining rooms and rodent equipment found in kitchens and dry storage at dining
	services?
Answer	No, the dining hall needs are covered in this solicitation (it is not out-sourced).
Question 6	Any current pest problems or recent pest problems anywhere on campus?
Answer	No.
Question 7	Who currently holds the contract for the pest control?
Answer	See attachment 1 below for the Statement of Award from the last solicitation.
Question 8	What was the total cost for the current pest control?
Answer	See attachment 1 below for the Statement of Award from the last solicitation.
Question 9	Concerning the Dining Related Facilities is there any pest equipment currently in
	the facilities such as fly lights tin cats exterior rodent boxes etc? If yes how many?
Answer	Yes, there are fly lights and exterior rodent boxes (10-12 boxes).
Question 10	Are there any exterior rodent bait boxes on campus and is there a site map detailing
	where each is located?
Answer	No (Only in Dining).
Question 11	Are any of the buildings currently under contract with a company which has
	Sentricon Baiting System? Sentricon allows for a reduced initial price if it is a site
	transfer over a new site.
Answer	Yes, only President's home, Student Housing Vilas, Village, Dorms, The Grille,
0 4: 12	Honors, and FWEC buildings has Sentricon baiting.
Question 12	Is consideration being given if a Bidding company currently has buildings under
	contract? If a company has buildings under Termite contract now, they will be
	quoting a renewal on the buildings, but all other companies will be Quoting initial services which will significantly increase a bid
Answer	The University is committed to a fair and competitive procurement process. While
AHSWCI	the incumbent vendor may have familiarity with the campus environment, all
	bidders are provided with the same information through this solicitation, including
	site access for walkthroughs, historical service data (if available), and clearly
	defined service requirements.
	1

Question 13	A follow up to #12, would be if a company has a liquid contract on buildings and the booster treatment falls in this bidding cycle that is a cost which would be assessed after the bid and may not be included in this due to already being under contract.
Answer	This solicitation will begin a new contract; there will be no outstanding services on a previous contract. All services will be performed by the lowest responsive and responsible vendor.
	The University is committed to a fair and competitive procurement process. While the incumbent vendor may have familiarity with the campus environment, all bidders are provided with the same information through this solicitation, including site access for walkthroughs, historical service data (if available), and clearly defined service requirements.
Question 14	In 27. Termite Inspection for annual renewal: 2. Upon completion of said initial treatment, the Contractor shall issue a "wood-damaging insect warranty" for that site. The warranty will permit, for one year from date of issuance, re-treatments as necessary at no additional cost to the University. As I read this it is a retreatment Warranty, But in 10. A one-year warranty, (at a minimum) must be included and provided to designated University officials. This warranty entitles the University of South Carolina to re-treatment at no charge during that year. All warranty conditions, including damage policy must be attached and expressly noted. With this indicating Including A Damage Policy can there be clarification? Is this a retreatment policy of Damage policy. If a damage policy what is the scope and required limits on that policy.
Answer	Part 1 for In 27. Termite Inspection for annual renewal: After the initial termite treatment is completed, the Contractor (pest control company) must provide a "wood-damaging insect warranty" for that location. Here's what the warranty covers: It is valid for one year from the date it is issued. During that one-year period, if termites or other wood-damaging insects reappear, the Contractor must perform any necessary re-treatments at no extra cost to the University. Further explanation: The university gets a one-year warranty after the initial termite treatment. If termites come back within that year, the pest control company must treat the problem again at no cost to the University.
	Part 2 for 10. A one-year warranty: Further Explanation: The university must receive a written one-year warranty that includes free re-treatment and clearly states all terms, including whether or not damage repair is covered. The contractor must provide at least a one-year warranty after the termite treatment. The warranty must be formally given to the appropriate officials at the Francis Marion University. During that one-year period, if termites return or if additional treatment is needed, the University is entitled to re-treatment at no extra cost. The contractor must also clearly include and explain all conditions of the warranty, especially: Whether or not the warranty covers damage caused by termites. Any limitations or exclusions of the warranty.

Attachment #1-IFB-2344 Statement of Award

Francis Marion University

Statement of Award Posting Date: 10/12/2020

This is a statement of award of a contract effective **October 12, 2020** unless otherwise suspended or cancelled. Unless otherwise provided in the solicitation, the final statement of award serves as acceptance of your offer.

Contractor should not perform work or incur any costs associated with the contract prior to the effective date of the contract. Contractor should not perform work prior to the receipt of a purchase order from Francis Marion University. The University assumes no liability for any expenses incurred prior to the effective date of the contract and issuance of a purchase order.

Solicitation: IFB-2344

Description: Provide Pest Control Services for FMU

Issue Date: 09/04/2020 Award Date: 10/12/2020

Awarded To: Terminix Services, Inc.

3612 Fernandina Road Columbia, SC 29210

Estimated Value: \$1,199.17 per month

\$71,950 estimated value over 5 years

If you are aggrieved in connection with the solicitation or award of the contract, you may be entitled to protest, but only as provided in Section 11-35-4210. To protest a solicitation, you must submit a protest within fifteen days of the date the applicable solicitation document is issued. To protest an award, you must (i) submit notice of your intent to protest within seven business days of the date the award notice is posted, and (ii) submit your actual protest within fifteen days of the date the award notice is posted. Days are calculated as provided in Section 11-35-310(13). Both protests and notices of intent to protest must be in writing and must be received by the appropriate Chief Procurement Officer within the time provided. See clause entitled "Protest-CPO". The grounds of the protest and the relief requested must be set forth with enough particularity to give notice of the issues to be decided.

PROTEST - CPO ADDRESS - MMO: Any protest must be addressed to the Chief Procurement Officer, Materials Management Office, and submitted in writing

- (a) by email to protest-mmo@mmo.sc.gov,
- (b) by facsimile at 803-737-0639, or
- (c) by post or delivery to:

CHIEF PROCUREMENT OFFICER MATERIALS MANAGEMENT OFFICE 1201 MAIN STREET, SUITE 600 COLUMBIA, S.C. 29201

Director of Purchasing Paul J. MacDonald

Vendor:	
Authorized Signature: (Same signature as individual who signed cover page of the solicitation)	
Date:	

END OF AMENDMENT 2

Exhibit E

Fran	cis Mai	rion Uni	iversity						
	Bid T	abulation	1						
Bid/Quote #:	IFB-2472 -Pro	ovide Pest Con	trol Services fo	r FMU					
Issue Date:	8/25/2025								
Open Date:	10/6/2025								
VENDOR NAME	RCP	Amendment 1	Amendment 2	Total Ex	tended Price for Five Years (Pest)	Total Extended Price for Five Years	s (Termite)	for Five Ye	ended Price ears (Total tract)
Dodson Pest Control (DBA)	х	х	х		\$130,660.00	\$101,420.00		\$232,0	080.00
Dodson Pest Control (DBA)	x	x	x		\$121,513.80	\$94,320.60		\$215,8	834.40
Terminix Services, Inc.		х	х		\$79,145.00	\$81,545.00		\$160,6	690.00
Harris Pest Control	х	x	x		\$91,230.50	\$130,339.80		\$221,	570.30
Harris Pest Control	х	х	х		\$84,844.37	\$121,216.01		\$206,0	060.38
A-Plus Pesticide, LLC	х	х	х		\$7,181,986.60	\$5,763,211.13		\$12,945	5,197.73
A-Plus Pesticide, LLC	x	x	х		\$6,679,247.54	\$5,359,786.35		\$12,039	9,033.89
Rentokil NA Inc. DBA Ehrlich		х	х		\$260,670.00	\$52,940.00		\$313,0	610.00
Note: Preferences did not impact the resulting award for	or any item in the	e solicitation							

Exhibit F

Francis Marion University

Statement of Intent to Award Posting Date: 10/8/2025

This is a statement of intent to award a contract and becomes the official statement of award effective at 8:30 am EST on October 23, 2025, unless otherwise suspended or cancelled. Unless otherwise provided in the solicitation, the final statement of award serves as acceptance of your offer.

Contractor should not perform work or incur any costs associated with the contract prior to the effective date of the contract. Contractor should not perform work prior to the receipt of a purchase order from Francis Marion University. The University assumes no liability for any expenses incurred prior to the effective date of the contract and issuance of a purchase order.

Solicitation: IFB-2472

Description: Provide Pest Control Services for FMU

Issue Date: 08/25/2025 Award Date: 10/07/2025

Awarded To: Terminix Services, Inc.

3612 Fernandina Road Columbia, SC 29210

Estimated Value: \$2,678.18 per month

\$160,690.00 estimated value over 5 years

UNIT PRICE GOVERNS (JAN 2006): In determining award, unit prices will govern over extended prices unless otherwise stated. [06-6075-1]

If you are aggrieved in connection with the solicitation or award of the contract, you may be entitled to protest, but only as provided in Section 11-35-4210. To protest a solicitation, you must submit a protest within fifteen days of the date the applicable solicitation document is issued. To protest an award, you must (i) submit notice of your intent to protest within seven business days of the date the award notice is posted, and (ii) submit your actual protest within fifteen days of the date the award notice is posted. Days are calculated as provided in Section 11-35-310(13). Both protests and notices of intent to protest must be in writing and must be received by the appropriate Chief Procurement Officer within the time provided. See clause entitled "Protest-CPO". The grounds of the protest and the relief requested must be set forth with enough particularity to give notice of the issues to be decided.

PROTEST – CPO ADDRESS – MMO: Any protest must be addressed to the Chief Procurement Officer, Materials Management Office, and submitted in writing

- (a) by email to protest-mmo@mmo.sc.gov,
- (b) by facsimile at 803-737-0639, or
- (c) by post or delivery to:

CHIEF PROCUREMENT OFFICER MATERIALS MANAGEMENT OFFICE 1201 MAIN STREET, SUITE 600 COLUMBIA, S.C. 29201

Director of Purchasing Jennifer D Hester

Exhibit G



Francis Marion University Amendment #2

Solicitation Number Date Issued Purchasing Officer Phone E-Mail Address IFB-2472 9/18/25 Jennifer D Hester (843) 661-1161 idhester@fmarion.edu

DESCRIPTION: Provide Pest Control Services for Francis Marion University

The Term "Offer" Means Your "E

SUBMIT OFFER BY (Opening Date/Time): 10/06/2025 at 2:00pm EST See "Deadline For Submission Of Offer" provision

QUESTIONS MUST BE RECEIVED BY: 09/16/2025 at 2:00 PM EST 09/18/2025 at 2:00 PM EST See "Questions From Officials" provision

NUMBER OF COPIES TO BE SUBMITTED: One (1) Original, hard copy mailed with one (1) flash drive or other USB device as Specified in a sealed package to one of the addresses listed below.

SUBMIT YOUR OFFER TO ONE OF THE FOLLOWING ADDRESSES IN A SEALED PACKAGE.

MAILING ADDRESS:

Francis Marion University **Purchasing Office** P.O. Box 100547 Florence, SC 29502-0547

EXPRESS SHIPPING ADDRESS: Francis Marion University

Central Receiving 4822 E. Palmetto Street Florence, SC 29506

HAND-DELIVERY:

Francis Marion University Purchasing Office (Room 102) Stokes Administration Building 4822 E. Palmetto Street Florence, SC 29506

CONFERENCE TYPE: A Highly Recommended Site Visit. DATE & TIME: 09/09/2025 10:00AM (Already Occurred)

As appropriate, see "Conferences - Pre-Bid/Proposal" & "Site Visit" provi-

LOCATION: Francis Marion University Facilities Management Building Conference Room, 4804 Patriot Drive lorence, S.C. 29506

AWARD & **AMENDMENTS**

A Statement of Intent to Award will be posted at the award, this solicitation, and any amendments will be p http://www.fmarion.edu/about/solicitationsawards

ress stated on 10/07/2025. The following web address:

You must submit a signed copy of this form with Your Offer. By submitting a big sal, You agree to be bound by the terms of the Solicitation. You agree to hold Your Offer open for a minimum of thirty (30) calendar days after the Opening Date. NAME OF OFFEROR (Full legal name of business submitting the offer) OFFEROR'S TYPE OF ENTITY: (Check one) & WILES (minix

AUTHORIZED SIGNATURE

(Person signing must be authorized to submit binding offer to enter contract on behalf of

Offeror named above)

(Business title of person signing above)

ommercial account

miller

DATE SIGNED

9-22-25

(See "Signing Your Offer" provision.)

Government entity (federal, state, or local)

☐ Sole Proprietorship Partnership

□ Other

 Corporation (tax-exempt) Corporate entity (not tax-exempt)

instructions regarding Offeror's name: Any award issued will be issued to, and the contract will be formed with, the entity identified as the offeror above. An offer may be submitted by only one legal entity. The entity named as the offeror must be a single and distinct legal entity. Do not use the name of a branch office or a division of a larger entity if the branch or division is not a separate legal entity, i.e., a separate corporation, partnership, sole proprietorship, etc.

STATE OF INCORPORATION

(If Offeror is a corporation, identify the state of Incorporation.) South Carolina

TAXPAYER IDENTIFICATION NO.

(See "Taxpayer Identification Number" provision)

COVER PAGE MMO (JAN. 2006)

PAGE ONE

(Return Page Two with Your Offer)

HOME OFFICE ADDRESS (Address for offeror's home office / principal place of business)

3612 Fernandina Rd Columbia, SC 29210

NOTICE ADDRESS (Address to which all procurement and contract related notices should be sent.) (See "Notice" clause)

P.U. BOX 2627 Columbia, SC 29210

Address 803-551-5410

803-551-5460

Area Code - Number - Extension

acsimile

Lmiller @TrustTerminix.com

E-mail Address

PAYMENT ADDRESS (Address to which payments will be sent.) (See "Payment" clause)

P.O. Box 2627 Columbia.SC 29210

Payment Address same as Home Office Address
Payment Address same as Notice Address (check only one)

ORDER ADDRESS (Address to which purchase orders will be sent) (See "Purchase Orders and "Contract Documents" clauses)

D.O. Box 2627 Columbia, SC 29210

Order Address same as Home Office Address
Order Address same as Notice Address (check only one)

ACKNOWLEDGMENT OF AMENDMENTS

Offerors acknowledges receipt of amendments by indicating amendment number and its date of issue. (See "Amendments to Solicitation" Provision)

Amendment No.	Amendment Issue Date	Amendment No.	Amendment Issue Date	Amendment No.	Amendment Issue Date	Amendment No.	Amendment Issue Date
1	9-11-25	a	9-18-25				
						i	

DISCOUNT FOR PROMPT PAYMENT (See "Discount for Prompt Payment" clause)	10 Calendar Days (%)	20 Calendar Days (%)	30 Calendar Days (%)	Calendar Days (%)
rayment clause)				No. of the second secon

PREFERENCES - A NOTICE TO VENDORS (SEP. 2009): On June 16, 2009, the South Carolina General Assembly rewrote the law governing preferences available to in-state vendors, vendors using in-state subcontractors, and vendors selling in-state or US end products. This law appears in Section 11-35-1524 of the South Carolina Code of Laws. A summary of the new preferences is available at www.procurement.sc.gov/preferences. ALL THE PREFERENCES MUST BE CLAIMED AND ARE APPLIED BY LINE ITEM, REGARDLESS OF WHETHER AWARD IS MADE BY ITEM OR LOT. VENDORS ARE CAUTIONED TO CAREFULLY REVIEW THE STATUTE BEFORE CLAIMING ANY PREFERENCES. THE REQUIREMENTS TO QUALIFY HAVE CHANGED. IF YOU REQUEST A PREFERENCE, YOU ARE CERTIFYING THAT YOUR OFFER QUALIFIES FOR THE PREFERENCE YOU'VE CLAIMED. IMPROPERLY REQUESTING A PREFERENCE CAN HAVE SERIOUS CONSEQUENCES. [11-35-1524(E)(4)&(6)]

PREFERENCES - ADDRESS AND PHONE OF IN-STATE OFFICE: Please provide the address and phone number for your instate office in the space provided below. An in-state office is necessary to claim either the Resident Vendor Preference (11-35-1524(C)(1)(ii)), or the Resident Contractor Preference (11-35-1524(C)(1)(iii)). Accordingly, you must provide this information to qualify for the preference. An in-state office is not required, but can be beneficial, if you are claiming the Resident Subcontractor Preference (11-35-1524(D)).

In-State Office Address same as Home Office Address
In-State Office Address same as Notice Address (check only one)

Amendment 1

IFB-2472- Provide Pest Control Services for Francis Marion University

AMENDMENTS TO SOLICITATION

- (a) The Solicitation may be amended at any time prior to opening.
- (b) Offerors shall acknowledge receipt of any amendment to this solicitation (1) by signing and returning the amendment,
- (2) by identifying the amendment number and date in the space provided for this purpose on Page Two, (3) by letter, or
- (4) by submitting a bid that indicates in some way that the bidder received the amendment.
- (c) If this solicitation is amended, then all terms and conditions which are not modified remain unchanged.

Modifications

The following have been <u>added</u> or changed/removed or <u>emphasized {This is now part of the solicitation-the entire packet is the contract-the original solicitation and all amendments that proceed the solicitation):</u>

1) Cover Page, Page 1- Submit Date

SUBMIT OFFER BY (Opening Date/Time): 40/02/2025 at 2:00 PM EST 10/06/2025 at 2:00 pm EST See "Deadline For Submission Of Offer" provision

2) Cover Page, Page 1- Question Date

QUESTIONS MUST BE RECEIVED BY: 09/16/2025 at 2:00 PM EST 09/18/2025 at 2:00 PM EST See "Questions From Offerors" provision

3) Cover Page, Page 1- Statement of Intent to Award Date

AWARD &	A <u>Statement of Intent to Award</u> will be posted at the Physical Address stated on 10/03/2025
AMENDMENTS	10/07/2025. The award, this solicitation, and any amendments will be posted at the following web
	address: http://www.fmarion.edu/about/solicitationsawards

4) Scope of Work, Pages 11-15- Added Specifications

III. SCOPE OF WORK/SPECIFICATIONS

- 1. Spray pesticides, bait, monitor, trap, fly light (flying insect/bug lighting in all dining areas), fumigate, apply granules, dust, foam, catch, flying insect control, drain fly control, complete infestation treatment, and provide service logs for all work performed at the University. Pests to be treated for will include but are not limited to: general pests, ants, roaches, spiders, crickets, beetles, ladybugs, silver fish, rats, mice, water bugs, bats, moths, beetles, flies, drain flies, mosquitoes, gnats, and termites.
 - Household and common pests are defined as: all crawling and flying insects including, but not limited to, crawling ants, flying ants, ticks, bees, hornets and wasps, roaches and cockroaches (all species), crickets, fleas, mites, mosquitoes, silverfish, spiders, stinkbugs, rats and mice, scorpions and spiders, along with the occasional invader.
- Contractor will be expected to: provide quality, timely service according to the schedules or special requests; notify the University if there are any problems with performing the services of this contract; take action to correct any problems and work with the University

- to make operations run as smoothly as possible. Contractor will be expected to make suggestions to the University to reduce the number of complaint pest control calls.
- 3. The Contractor shall provide services and furnish all labor, supplies, materials, chemicals, baits, traps, equipment insurance, permits, and licenses and/or any special equipment/material needed to provide general monthly pest control services, termite services, and other services, as needed, to buildings on the Francis Marion University campus/buildings/locations.
- 4. The Contractor shall provide services and furnish all labor, supplies, materials, equipment insurance, permits, and licenses and/or any special equipment/material needed to provide specialized pest control services and for the inspection and treatment for Termites and other wood damaging insects at Francis Marion University campus/buildings/locations.
- The Contractor shall assume full responsibility for the deployment, ongoing maintenance, and eventual removal of all pest control measures, including but not limited to lighting modifications, approved chemical treatments, bait replenishment, and trap servicing.
- 6. The Contractor shall ensure that all services are performed using properly registered pesticides and in accordance with all state regulations.
 - The Contractor shall abide by all City, State and Federal Government regulations regarding pesticide usage, pest management, and wildlife management, including but not limited to the South Carolina Pesticide Control Act.
- Contractor shall provide seasonal, monthly, quarterly, annual and emergency services
 within the scope of work for buildings that are placed under an integrated pest
 management plan and for facilities, buildings or property that is not covered under a
 scheduled plan.
- Contractor shall provide emergency services and one-time treatments on an as needed basis.
- Contractor will respond to service calls for any facility covered under this contract within one business day of the call.
- 10. When the requirements provide that certain work be inspected or approved by the University prior to the execution or installation of subsequent work, the Contractor shall notify the University 24 hours in advance of when the work will be ready to be inspected and shall not proceed with the subsequent work until the work to be inspected has been approved.
- 11. University Liaison The FMU Director of Facilities Services shall serve as the University Liaison for this contract. The Contractor should conduct day to day business pertaining to pest issues for specific buildings with the Liaison.

The University Liaison for this project:

Steve Jackson (Director Custodial & Support Services)
Office Phone: 843-661-4640; Cell Phone: 843-229-4230; E-mail: sjackson@fmarion.edu

If the University Liaison cannot be reached, contact:

Ralph U. Davis (Director of Facilities Management)
Office Phone: 843-661-1101; E-mail: RDavis@fmarion.edu

12. Contractor's Liaison(s) - Contractor shall provide a primary liaison to coordinate all matters pertaining to this contract and a secondary liaison in the event the primary liaison

- is unavailable. Contractor will provide the name, telephone number, fax number, email address, business cell phone number, emergency telephone number and normal working hours of the two liaisons. Contractor will notify the University liaison of any changes regarding their liaison or if their liaison will be unavailable for extended periods of time.
- 13. Contractor must refer all requests from other University personnel to the University Liaison. <u>Only the University Liaison or his designee can authorize work</u>, especially services with additional charges.
- 14. Contractor must have technicians available to provide services to the University. The lead technician, who will be the primary technician for all work performed on campus, must have a valid 7A SC Pesticide Applicators license. Documentation must be submitted with your bid. Any change to lead technician for this contract shall first be approved by the University Liaison, and their 7A SC Pesticide Applicator's license verified prior to work at the University.
- 15. Contractor shall ensure that all employees are dressed in professional company uniforms with a clearly visible name tag and company logo to provide quick and easy identification to University staff and students. Contractor's employees must display identification at all times while working on campus.
- 16. The University reserves the right to request that the Contractor remove any of its employees from campus based upon inappropriate behavior.
- 17. As directed by the University Liaison, Contractor must have a University escort when entering and when providing services to Campus Housing facilities and the Center for the Child.
- 18. Campus aesthetics are of the utmost importance to the University and its Administration. The Contractor shall ensure that all its vehicles are kept in sanitary and good working condition, are well painted and include the Contractor logo and all pertinent markings according to the SC Pesticide Control Act. If at any time while on University property, fuel, motor oil, or other fluids, leak and/or spill from Contractor's vehicle, the driver is to immediately report the incident to the University's Contracting Officer Representative. The Contractor shall be required to respond to complaints regarding these matters within twelve (12) hours of notification. The Contractor shall be responsible for all costs associated with any clean up at no cost to the University.
- 19. A detailed inspection report will be provided with each and every visit. They will include the building name, technician, observations of issue, work performed, what they treated, the amount and chemical applied and exact location (room # or other).
 - The Contractor shall provide quality, timely service according to the schedules or special requests; notify the University if there are any problems with performing the services of this contract; take action to correct any problems and work with the University to make operations run as smoothly as possible. The Contractors will be expected to make suggestions to the University to reduce the number of complaint pest control calls.
- 20. Contractor liaison shall meet to discuss issues related to the contract as requested by the University Liaison.
- 21. Contractor will be responsible for clean-up of their work on all job sites.
- 22. Contractor shall report in writing any occurrences or observations of damage to University property, public relations problems, hazardous conditions, or any work assignment that will not be completed as initially agreed upon, immediately to the University's Liaison.

- 23. Contractor shall ensure that all vehicles will be kept in sanitary and good working condition, are well painted and include the Contractor logo and all pertinent markings according to the SC Pesticide Control Act.
- 24. If at any time while on University property, fuel, motor oil, or other fluids, leak and/or spill from the Contractor's vehicle, the driver is to immediately report the incident to the University's Liaison. The Contractor will be required to respond to complaints regarding these matters within twelve (12) hours of notification. The Contractor is responsible for all costs associated with any clean up.
- 25. Extreme care shall be exercised to avoid damaging trees, shrubs, plants, containers, brick walls, bollards, curbs, buildings or other structures. If any University property is damaged or destroyed due to negligence of the Contractor, the damaged item shall be repaired or replaced according to the University's specifications, by the Contractor at no cost to the University.
- 26. Termite and Wood Damaging Insect Pest Control Services
 - A. Termites" include, but are not limited to, Subterranean and Formosan Termites.
 - B. "Other" " Wood-Damaging Insects include, but are not limited to, Carpenter Ants, Carpenter Bees, Powderpost Beetles, Round and Flat-Headed Wood Borers, Horntail Wasps, and all associated larvae.
 - C. Termite and Wood-Damaging Insect Inspection is defined as the inspection, for evidence of infestation, of each facility covered in this contract.
 - D. Termite and Wood-Damaging Insect Control or Treatment is defined as the use of properly registered pesticides and/or the use of approved devices to provide adequate levels of protection at Francis Marion University buildings shall be protected by a (minimum) two-foot buffer or six inches beyond the drip line around the perimeter of each building, whichever is greater. Treatment shall be once per year as well as on an "as-needed" basis.
 - E. Remedial Treatment is defined as a repeat treatment of a specific area or facility in response to an ineffective initial treatment. Contractor shall schedule all remedial treatment services within 72 hours of all requests.

27. Termite Inspection for annual renewal:

- The Contractor shall inspect any facility that has been deemed necessary for placement under initial treatments and annual inspections. This inspection shall be a standard examination for evidence of wood-damaging insects. The University reserves the right to require the Contractor to periodically re-inspect facilities on an "as-needed" basis to inspect individual facilities when infestation is suspected.
- Upon completion of said initial treatment, the Contractor shall issue a
 "wood-damaging insect warranty" for that site. The warranty will permit, for one
 year from date of issuance, re-treatments as necessary at no additional cost to
 the University.
- The inspection must be reported on the most current Official South
 Carolina Wood Infestation Report Form as published by the Department of
 Pesticide Regulation. The form for this report shall be furnished by the licensee.
- The inspection for the Wood Infestation Report must include at a minimum:

- a. A visual inspection of all accessible portions of the interior and exterior of the structure, including crawlspaces, utility areas, and attics.
- b. Careful sounding and probing of all areas where damage is visible.
- c. Representative wood moisture content readings around the interior perimeter of the crawlspace and in the accessible portions of the center of the crawlspace.
- d. The determination of the nature and activity of all visible and accessible wood damaging insect infestations in the structure.
- e. The determination of the nature and cause of all visible and accessible wooddamaging insect damage in the structure.
- f. The determination of the nature and activity of all wood-damaging fungi, including decay damage whether active or not, present in the structure below the first main level of the structure. The first main level is the first floor above the basement or crawlspace, or the elevated area raised upon pilings. The phrase "below the level of the first main level" also includes the substructure below the first main floor of the building. Decay damage in the upper portions of exterior siding, fascia and trim boards, chimneys, eaves, soffits, and similar areas is beyond the scope of the Wood Infestation Report. Decay damage in the lower portions of exterior doors, door jambs and frames, and similar construction elements, however, must be reported.
- The Wood Infestation Report is in no way a report of the presence or absence of health-related fungi or conditions conducive to their presence or development in the structure.
- 6. The Wood Infestation Report must at a minimum disclose:
 - a. All inaccessible parts of the structure.
 - b. The apparent presence or absence of all visible insect related damage in all accessible areas of the structure. The reporting of a "previous infestation" of a particular insect is not sufficient to meet this requirement to report insect damage.
 - c. The apparent presence or absence of all visible active and previous wooddamaging insect infestation in all accessible areas of the structure.
 - d. The wood moisture content readings obtained in the substructure, as well as any decay damage, active wood-damaging decay fungi, or excessive moisture conditions in visible and accessible areas below the level of the first main floor. Decay damage must be reported as such.
 - e. The specific location and approximate extent of all damages, active infestations, previous infestations, and excessive moisture conditions. These items may be reported as "widespread," "throughout the substructure," or in similar terms only if their extent and occurrence justify such broad language.
 - f. All damage must be reported whether or not it requires or may require repair or further inspection by another professional. Damage remaining in areas that have previously been repaired must also be reported.
 - g. All visible (through non-invasive means) infestations and/or damage to items not covered in this contract (including, but not limited to trees, plantings,

mulches, fencing, decorative objects, neighboring properties) must be reported by the Contractor to the University to protect University property and determine further course of action.

- The Wood Infestation Report is not a warranty against future infestation, nor does it place any obligation for the correction of reported damage or infestation upon the applicator or business issuing the report.
- 8. In determining whether an infestation of insects or decay fungi is active in a structure the Inspectors must fully explain on the reverse of the form the basis for their determination of whether an infestation of insects or decay fungi is or is not active in the structure.
- Inspect work annually and report findings in writing to the appropriate University officials.
- 10. A one-year warranty, (at a minimum) must be included and provided to designated University officials. This warranty entities the University of South Carolina to re-treatment at no charge during that year. All warranty conditions, including damage policy must be attached and expressly noted.

28. Codes, Laws, & Regulations:

- A. All work shall comply with all applicable codes and regulations, and shall be done in a workman like manner by craftsmen skilled in the appropriate trade(s), in accordance with the best practices of the trade(s), manufacturer's recommendations, and the best interests of the University, to the satisfaction of the University.
- B. Contractor agrees to abide by all Cities, State and Federal Government regulations regarding pesticide usage, pest Services, and wildlife Services, including but not limited to South Carolina Pesticide Control Act.
- C. All Contractors must be Bonded, Insured, and possess Pesticide Applicator Licenses. All Bonds, Insurances and Pesticide Applicator Licenses must be maintained and current through the life of the contract.
- D. Contractor must observe all OSHA and Safety Laws while on campus.
- E. Material Safety Data Sheets (MSDS) will be provided to the University Liaison at the commencement of this contract. Any additions or deletions must be provided to the University Liaison at monthly meetings.
- F. Materials to be used in the work shall be stored in a manner which will properly protect them from all contamination and hazards until used. Labeled materials shall be kept in original containers until used. The Contractor shall use no materials containing asbestos even if the use of such material is still legal. The Contractor shall properly remove and replace any asbestos-containing materials at no expense to the University.
- G. Contractor shall protect the work from the public and the public from the work in a manner satisfactory to the University.
- H. Contractor must abide by all University regulations including University Parking regulations.
- I. Contractor must abide by and stay apprised of current statutory requirements

29. Scheduling:

- A. Contractor shall service listed buildings and areas monthly (unless it is designated for quarterly service as detailed in this contract); however, the Contractor is responsible for providing total expert pest control services regardless of how many visits are needed to reach the acceptable level of pest population within any building or area being routinely serviced.
 - Contractor shall service campus wide work order pest requests on a weekly basis as part of existing contract without additional charge. The University on average submits approximately 10/20 work orders per week during the academic school months (August through the following April).
- B. Regularly scheduled work on the main campus (other than Center for the Child) will be performed during regular working hours. Additional work shall be coordinated with the University Liaison.
- C. Normal working hours for the FMU Campus are Monday thru Friday, 8:00 A.M. to 5:00 P.M.

30. Payments

- F. All invoices shall be itemized to the satisfaction of the University and shall be verified by the Director of the Facilities Services or his/her designated agent (s) prior to approval of payment.
 - Part of the itemization request will be to invoice student housing areas separately.
- G. Payment will be made monthly on the basis of invoices submitted and verified. Payment will be made for 1/12 of the annual cost per month.
- H. The Contractor must refer all requests from persons not authorized to do such to the University Contracting Officer Representative. Only the University Contracting Officer Representative can authorize work, including any extra chargeable services.
- Payment will be made at the end of the period in which the service was rendered. If
 the service rendered during the period was unsatisfactory, the University may, after
 delivering written notice, withhold payment until specific deficiencies are corrected. If
 deficiencies cannot be corrected, the University, with consent of the Contractor, may
 reduce payment by an amount commensurate with the reduced level of service
 experienced.

31. Change Orders

A. Additions and/or deletions of buildings may be made to this contract. This will be done with negotiations on an individual building basis with the contractor relating to the same price awarded based on comparable sized buildings. Finalization of an addition or deletion of a building to this contract may be made only with an approved change order issued by FMU Purchasing.

End of Additions to the Scope of Work

Vendor: Terminix Services, Inc	
Authorized Signature: Over page of the solicitation)	
Date: 9.33-25	

END OF AMENDMENT 1

Amendment 2

IFB-2472- Provide Pest Control Services for Francis Marion University

AMENDMENTS TO SOLICITATION

- (a) The Solicitation may be amended at any time prior to opening.
- (b) Offerors shall acknowledge receipt of any amendment to this solicitation (1) by signing and returning the amendment,
- (2) by identifying the amendment number and date in the space provided for this purpose on Page Two, (3) by letter, or
- (4) by submitting a bid that indicates in some way that the bidder received the amendment.
- (c) If this solicitation is amended, then all terms and conditions which are not modified remain unchanged.

Modifications

The following have been <u>added</u> or changed/removed or <u>emphasized</u> (This is now part of the <u>solicitation-the entire packet is the contract-the original solicitation and all amendments that proceed the solicitation):</u>

1) Cover Page, Page 1- Question Date

QUESTIONS MUST BE RECEIVED BY: 09/16/2025 at 2:00 PM EST 09/18/2025 at 2:00 PM EST See "Questions From Offerors" prevision

- 2) Scope of Work/Specifications, Page 11- Removed Bats.
- Spray pesticides, bait, monitor, trap, fly light (flying insect/bug lighting in all dining areas), fumigate, apply granules, dust, foam, catch, flying insect control, drain fly control, complete infestation treatment, and provide service logs for all work performed at the University. Pests to be treated for will include but are not limited to: general pests, ants, roaches, spiders, crickets, beetles, ladybugs, silver fish, rats, mice, water bugs, bats, moths, beetles, flies, drain flies, mosquitoes, gnats, and termites.
 - 3) Bidding Schedule, Pages 31-32 Page 1- Updated Bid Tab

(See Below)

Questions from Vendors

Question 1	After receiving the amendment (Amendment #1) to include the termite, will you be providing a price proposal sheet that has a place for the termite pricing per building like you did for the pest control?						
Answer	Yes, Amendment #2 has an updated Bid Tab.						
Question 2	With the fly lights and other equipment being included now, does the college own						
	the fly equipment or will be need to replace with new fly equipment?						
Answer	The University owns fly lights, but the vendor will update and maintain as needed.						
Question 3	What is the current contract amount per year for Pest Control Services annually?						
Answer	See attachment 1 below for the Statement of Award from the last solicitation.						
Question 4	Pests such as bats, flies, drain flies, mosquitoes, and gnats are all specialty pests. And require special treatment and special protocol to help eliminate. Can these pests be amended out of General pests covered and be a special service/charge provided by Pest Control Provider?						
Answer	Bats have been removed from Pests; all other pest in question will remain as is.						
Question 5	Is the dining services company outsourced their own pest control provider to service the kitchen, dishwashing, and food prep areas? Such as the flylights in the dining rooms and rodent equipment found in kitchens and dry storage at dining services?						
Answer .	No, the dining hall needs are covered in this solicitation (it is not out-sourced).						
Question 6	Any current pest problems or recent pest problems anywhere on campus?						
Answer	No.						
Question 7	Who currently holds the contract for the pest control?						
Answer	See attachment 1 below for the Statement of Award from the last solicitation.						
Question 8	What was the total cost for the current pest control?						
Answer	See attachment 1 below for the Statement of Award from the last solicitation.						
Question 9	Concerning the Dining Related Facilities is there any pest equipment currently in the facilities such as fly lights tin cats exterior rodent boxes etc? If yes how many?						
Answer	Yes, there are fly lights and exterior rodent boxes (10-12 boxes).						
Question 10	Are there any exterior rodent bait boxes on campus and is there a site map detailing where each is located?						
Answer	No (Only in Dining).						
Question 11	Are any of the buildings currently under contract with a company which has Sentricon Baiting System? Sentricon allows for a reduced initial price if it is a site transfer over a new site.						
Answer	Yes, only President's home, Student Housing Vilas, Village, Dorms, The Grille, Honors, and FWEC buildings has Sentricon baiting.						
Question 12	Is consideration being given if a Bidding company currently has buildings under contract? If a company has buildings under Termite contract now, they will be quoting a renewal on the buildings, but all other companies will be Quoting initial services which will significantly increase a bid						
Answer	The University is committed to a fair and competitive procurement process. While the incumbent vendor may have familiarity with the campus environment, all bidders are provided with the same information through this solicitation, including site access for walkilmoughs, historical service data (if available), and clearly defined service requirements.						

Question 13	A follow up to #12, would be if a company has a liquid contract on buildings and the booster treatment falls in this bidding cycle that is a cost which would be assessed after the bid and may not be included in this due to already being under contract.
America	This solicitation will begin a new contract; there will be no outstanding services on a previous contract. All services will be performed by the lowest responsive and responsible vendor.
	The University is committed to a fair and competitive procurement process. While the incumbent vendor may have familiarity with the campus environment, all bidders are provided with the same information through this solicitation, including site access for walkthroughs, historical service data (if available), and clearly defined service requirements.
Question 14	In 27. Termite Inspection for annual renewal:
	2. Upon completion of said initial treatment, the Contractor shall issue a "wood-
	damaging insect warranty" for that site. The warranty will permit, for one year from
	date of issuance, re-treatments as necessary at no additional cost to the University.
	As I read this it is a retreatment Warranty, But in 10. A one-year warranty, (at a minimum) must be included and provided to
	designated University officials. This warranty entitles the University of South
	Carolina to re-treatment at no charge during that year. All warranty conditions,
	including damage policy must be attached and expressly noted.
	With this indicating Including A Damage Policy can there be clarification? Is this a
	retreatment policy of Damage policy. If a damage policy what is the scope and
Answer	Part 1 for In 27. Termite Inspection for annual renewal:
FRIISWOI	ratt i for in 27. Terrine inspection for aimtai renewal.
	After the initial termite treatment is completed, the Contractor (pest control company) must provide a "wood-damaging insect warranty" for that location. Here's what the warranty covers:
	It is valid for one year from the date it is issued. During that are year point if torreits an atlantus of damaging in costs.
	 During that one-year period, if termites or other wood-damaging insects reappear, the Contractor must perform any necessary re-treatments at no extra cost to the University.
	Further explanation: The university gets a one-year warranty after the initial termite
	treatment. If termites come back within that year, the pest control company must
	treat the problem again at no cost to the University.
	Part 2 for 10. A one-year warranty:
	Further Explanation: The university must receive a written one-year warranty that
	includes free re-treatment and clearly states all terms, including whether or not
	damage repair is covered.
	The contractor must provide at least a one-year warranty after the termite
	treatment.
	The warranty must be formally given to the appropriate officials at the Francis Marion University.
	During that one-year period, if termites return or if additional treatment is
	needed, the University is entitled to re-treatment at no extra cost.
	The contractor must also clearly include and explain all conditions of the
	warranty, especially:
	 Whether or not the warranty covers damage caused by termites. Any limitations or exclusions of the warranty.
	- Any minimations of exclusions of the warranty.

Attachment #1-IFB-2344 Statement of Award

Francis Marion University

Statement of Award Posting Date: 10/12/2020

This is a statement of award of a contract effective October 12, 2020 unless otherwise suspended or cancelled. Unless otherwise provided in the solicitation, the final statement of award serves as acceptance of your offer.

Contractor should not perform work or incur any costs associated with the contract prior to the effective date of the contract. Contractor should not perform work prior to the receipt of a purchase order from Francis Marion University. The University assumes no liability for any expenses incurred prior to the effective date of the contract and issuance of a purchase order.

Solicitation: IFB-2344

Description: Provide Pest Control Services for FMU

Issue Date: 09/04/2020 Award Date: 10/12/2020

Awarded To: Terminis Services, Inc.

3612 Fernandina Road Columbia, SC 29210

Estimated Value: \$1,199.17 per month

\$71,950 estimated value over 5 years

If you are aggrieved in connection with the solicitation or award of the contract, you may be entitled to protest, but only as provided in Section 11-35-4210. To protest a solicitation, you must submit a protest within fifteen days of the date the applicable solicitation document is issued. To protest an award, you must (i) submit notice of your intent to protest within seven business days of the date the award notice is posted, and (ii) submit your actual protest within fifteen days of the date the award notice is posted. Days are calculated as provided in Section 11-35-310(13). Both protests and notices of intent to protest must be in writing and must be received by the appropriate Chief Procurement Officer within the time provided. See clause entitled "Protest-CPO". The grounds of the protest and the relief requested must be set forth with enough particularity to give notice of the issues to be decided.

PROTEST - CPO ADDRESS - MMO: Any protest must be addressed to the Chief Procurement Officer, Materials Management Office, and submitted in writing

- (a) by email to protest-mmo@mmo.sc.gov.
- (b) by facsimile at 803-737-0639, or
- (c) by post or delivery to:

CHIEF PROCUREMENT OFFICER MATERIALS MANAGEMENT OFFICE 1201 MAIN STREET, SUITE 600 COLUMBIA. S.C. 29201

The first time for all the same and the first of the control of th

Director of Purchasing Paul J. MacDonald

Vendor: Terminix Services, Znc	
Authorized Signature: Over page of the solicitation)	
Date: 9.33-35	

END OF AMENDMENT 2

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the surrounding area (grass, trees, plants, sidewalks, etc.) from damage and repair or replace any damage thereto caused by the Contractor.

ARTICLE 6 - CONTRACTOR'S USE OF UNIVERSITY FACILITIES

6.1 The University will provide water and electricity for the Contractor's use at existing locations and parking and toilet facilities at approved locations. Ensure routes of travel and University facilities, especially sidewalks, floors, door handles, fixtures, etc., are not inordinately fouled by substances such as grease, mud, tar, etc., which make use of the facility less pleasant for others. Immediately clean up any such substances resulting from Contractor's presence. Cleaning by the University, if necessary, will be done without further notice, and at the Contractor's expense. Refuse shall be disposed of daily unless the University permits more accumulation. Waste materials shall be disposed of off campus. Campus dumpsters are not for the Contractor's use. Contractor's personnel shall use only designated parking and toilet facilities.

ARTICLE 7 - EXISTING CONDITIONS

7.1 The Contractor shall accommodate his/her work to existing work. No extra payment will be made for minor changes occasioned by work in place or required to coordinate this work with the work of others. If the Contractor finds subsurface or hidden conditions which vary substantially from those which should have been expected, he should stop the work and bring them to the University's attention. Changes required by such conditions will be ordered as change in the work.

ARTICLE 8 - CHANGE ORDERS

8.1 The University may order changes in the work within the general scope of the work consisting of additions, deletions, or other revisions, the contract sum and the time for completion being adjusted accordingly.

ARTICLE 9 - TIME FOR COMPLETION, AND OWNER'S RIGHT TO COMPLETE THE WORK

If the Contractor consistently or repeatedly fails or refuses to promptly correct defective work, to supply materials and equipment that comply with the requirements, to obtain required approvals prior to installing an applicable portion of the work, or to diligently pursue the execution of the work to timely completion, the University may, upon giving the Contractor five (5) days written notice, terminate the employment of the Contractor, take possession of the site and of all materials thereon, and complete the work as he deems expedient. If this should occur, the cost of such completion will be deducted from the contract sum prior to payment.

ARTICLE 10 - PAYMENT

10.1 Payment will be made upon completion of the work, including final cleanup and correction of deficiencies noted at the final inspection. If the conduct and progress of the work are satisfactory, the University may elect to make partial payments at intervals during the course of the work. Application for Payment shall include the Purchase Order Number and shall be made on the Contractor's invoice.

IV. INFORMATION FOR OFFERORS TO SUBMIT

INFORMATION FOR OFFERORS TO SUBMIT – GENERAL (MAR 2015): You shall submit a signed Cover Page and Page Two. Your offer should include all other information and documents requested in this part and in parts II.B. Special Instructions; III. Scope of Work; V. Qualifications; VIII. Bidding Schedule/Price Proposal; and any appropriate attachments addressed in Part IX. Attachments to Solicitations. You should submit a summary of all insurance policies you have or plan to acquire to comply with the insurance requirements stated herein, if any, including policy types; coverage types; limits, sub-limits, and deductibles for each policy and coverage type; the carrier's A.M. Best rating; and whether the policy is written on an occurrence or claims-made basis. [04-4010-2]

OFFERORS WILL SUBMIT THE FOLLOWING INFORMATION WITH THEIR QUOTATION

- A Signed Cover Page and Page Two
- Submit Bid on Section VIII. Bidding Schedule
- Completed Reference Page (Attachment 1)
- Non-Resident Taxpayer Form if applicable (Attachment 2)
- Open Trade (Attachment 3)

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- Vendor Application Form with company W9 (Attachment 4)
- Drug Free Workplace Act Affidavit (Attachment 7)

A. A valid copy of a 7A SC Pesticide Applicators license of the lead technician.

Note: Prior to commencement of the work, contractor shall provide to the University a signed, original certificate of liability insurance (ACORD 25) as denoted in the Contractor's Liability Insurance subsection (see Section VII.B). This certificate must come directly from the insurance agency.

MINORITY PARTICIPATION (JAN 2006)
Is the bidder a South Carolina Certified Minority Business? [] Yes [✔No
Is the bidder a Minority Business certified by another governmental entity? [] Yes No
- If so, please list the certifying governmental entity:
Will any of the work under this contract be performed by a SC certified Minority Business as a subcontractor? []
Yes [v] No
 If so, what percentage of the total value of the contract will be performed by a SC certified Minority
Business as a subcontractor?
Will any of the work under this contract be performed by a minority business certified by another governmental
entity as a subcontractor? [] Yes [I] No
 If so, what percentage of the total value of the contract will be performed by a minority business certified
by another governmental entity as a subcontractor?
If a certified Minority Business is participating in this contract, please indicate all categories for which the
Business is certified:
[] Traditional minority
[] Traditional minority, but female
[] Women (Caucasian females)
[] Hispanic minorities
DOT referral (Traditional minority)
DOT referral (Caucasian female)
Temporary certification
SBA 8 (a) certification referral
Other minorities (Native American, Asian, etc.)
- (If more than one minority contractor will be utilized in the performance of this contract, please provide
the information above for each minority business.)
- For a list of certified minority firms, please consult the Minority Business Directory, which is available at
the following URL: http://www.govoepp.state.sc.us/osmba/ [04-4015-1]

DISCLOSURE OF YOUR BID / PROPOSAL & SUBMITTING CONFIDENTIAL DATA (FEB 2021):

- (a) According to Section 11-35-410, any person submitting a document in response or with regard to any solicitation or other request must "comply with instructions provided in the solicitation for marking information exempt from public disclosure. Information not marked as required by the applicable instructions may be disclosed to the public." IF YOU IDENTIFY YOUR ENTIRE RESPONSE AS EXEMPT FROM PUBLIC DISCLOSURE, OR IF YOU DO NOT SUBMIT A REDACTED COPY AS REQUIRED, THE STATE MAY, IN ITS SOLE DISCRETION, DETERMINE YOUR BID OR PROPOSAL NONRESPONSIVE AND INELIGIBLE FOR AWARD.
- (b) By submitting a response to this solicitation or request, Offeror agrees to the public disclosure of every page, or portion thereof, of every document regarding this solicitation or request that was submitted at any time prior to entering into a contract (including, but not limited to, documents contained in a response, documents submitted to clarify a response, and documents submitted during negotiations), unless the page, or portion thereof, was redacted and conspicuously marked "Trade Secret" or "Confidential" or "Protected", (2) agrees that any information not redacted and marked, as required by these bidding instructions, as a "Trade Secret" is not a trade secret as defined by the Trade Secrets Act, and (3) agrees that, notwithstanding any claims or markings otherwise, any prices, commissions, discounts, or other financial figures used to determine the award, as well as the final contract amount, are subject to public disclosure.
- (c) If your offer includes any information that you claim is exempt from public disclosure, you must submit one complete copy of your offer from which you have removed or concealed such information (the redacted copy).Except for the information removed or concealed, the redacted copy must be identical to your original offer.(d) Do not mark your entire response (bid, proposal, quote, etc.) as confidential, trade secret, or protected. If only portions of a page are subject to some protection, do not redact the entire page. The redacted copy must

VIII. BIDDING SCHEDULE / PRICE-BUSINESS PROPOSAL (Price Proposal)

The following Bidding Schedule is required to be completed by the offeror: (do not include sales tax in your offer)

NOTE: The Site Visit as scheduled on the cover page, page 1 is highly recommended for offerors to provide the most accurate Bid Schedule.

Please state below your best prices to furnish supplies and services described herein.

Preferences as described in this solicitation will be utilized to determine award. If you qualify for a preference(s), please indicate by marking the appropriate preference for each line as applicable. In the tables below, "RCP" equals Resident Contractor Preference. If you do not indicate RCP here in the Bidding Schedule, then regardless of other detail as provided in your bid, your bid will not be calculated with consideration for Resident Contractor Preference:

Question	Mandatory/ Optional	Multiple Responses Accepted? No	
Are You Requesting The SC Resident Contractor Preference? SEE THE SC PROCUREMENT CODE, SECTION 11-35-1524(C)(1)(III) AND SECTION IIB OF THIS SOLICITATION FOR MORE INFORMATION. FOR A FAQ ON THESE PREFERENCES, PLEASE SEE WWW.PROCUREMENT.SC.GOV/preferences	Optional		
Are You Requesting The SC Resident Subcontractor Preference - 2%? SEE THE SC PROCUREMENT CODE, SECTION 11-35-1524(D) AND SECTION IIB & VIIB OF THIS SOLICITATION FOR MORE INFORMATION. FOR A FAQ ON THESE PREFERENCES, PLEASE SEE WWW.PROCUREMENT.SC.GOV/preferences.	Optional	No	
Are You Requesting The SC Resident Subcontractor Preference - 4%? SEE THE SC PROCUREMENT CODE, SECTION 11-35-1524(D) AND SECTION IIB & VIIB OF THIS SOLICITATION FOR MORE INFORMATION. FOR A FAQ ON THESE PREFERENCES, PLEASE SEE WWW.PROCUREMENT SC GOV/preferences.	Optional	No	

Item Number & Description	Quantity	Unit of Measure	Gross Square Footage	UNIT PRICE PER YEAR- Pest	EXTENDE D PRICE FOR FIVE YEARS- Pest	UNIT PRICE PER YEAR- Termite	PRICE FOR FIVE YEARS- Termite	RCP
Residence Hall — Palmetto								
A. Palmetto Hall	5	Years	20,832	\$264.00	264.00	B600°	\$600°	
B. Swamp Fox Half	5	Years	20,832	264.00	1	1	\$600	
C. Marion State Hall	5	Years	20,832				\$ 600	>
D. Snow Island Hall	5	Years	20,831	8264			9 600	
E. Belle Isie Hall	5	Years	20,831	8264	8 264	p 600	\$ 600	>
F. Ellen Watson Hall	5	Years	20,831	1	\$ 264	l		
Village Apartments								
A. Anderson	5	Years	7,200	9264	B 264	8 300	8300	
B. Baxter	5	Years	7,200	8264	R 264	9300	Su 300	
C. Dalton	5	Years	7,200	42621	4264	\$300	B300	
D. Ervin	5	Years	7,200	4264	\$264		8300	
E. Ferguson	5	Years	7,200		8264		x 300	>

F. G	allingten	5	Years	7,200	\$264	\$264	£306	#300	
G. He	enderson	5	Years	7,200	4264	4	300	L. 10000 11	
H. In	gram	5	Years	8,780	4264	na de la composición	\$ 300		
i. Jo	hnston	5	Years	7,200	8 264		4 300		3
J. Ki	dwell	5	Years	8,780	ti 264		a 300	Control of the Contro	
K. Lo	gan	5	Years	7,200	4764		\$ 300		
L. Me	oultrie	5	Years	7,200	8264		8 300		
M. Ne	ewton	5	Years	1,459	-	R 264	9300	115—1113	
3. Forest Villa	is Aparlinents		1		\$ 264	Baai	مردو	800	
2-2-35									
	partment O	5	Years	15,104	2264	B264	4540	1854	0
B. A	eartment P/Q	5	Years	30,216	M264	8264	6540	\$ 547	
C. Ap	partment R/S	5	Years	33,252	9264	The state	\$1540	10.0	1
D. Ap	partment T/U	5	Years	33,252	264	0	\$ 540		
E. Ap	eartment V/W	5	Years	30,216	a 264	8264	\$540		
4. Heyward C Center (at	ommunity the Forest Villas)	5	Years	5,200	D264	ì	4540	ROSE VALUE	ĺ
5. The Allston Complex	Housing Office	5	Years	8,355	a 264	B264	a 540	\$54	0
6. Laundry Fa Dining Half	icility at the Ervin	5	Years	2,000	1264	1264	8540	b54	0
7. Ervin Dinin	g Hall	5	Years	32,400	81,826	\$1,826	\$1540	a 54	0
8. The Grille		5	Years		\$1,067		1		
9. The Cottag	е	5	Years	5,451	as 264	1	\$1575		
10. The Presid	ent's Residence	5	Years	6,363	2264	2000 00 1000	350	Harris Garde	
11. The Center	for the Child	5	Years	18,500			4540		
12. The Patriot	Bookstore	5	Years	7,000	1264	4264	8420	442	0
13. Griffin Athle Concession	Control of the Contro	5	Years	440	si 264	& 264	B540	1 54	D
14. The FMU E Foundation Profit Cons	Building & Non-	5	Years	13,500	\$1264	9 264	4540	¥ 54	0
15. The Pee De Center	ee Education	.5	Years	14,880	¥264	& 264 S	4444	षु 441	f
16. Flat Annual processing orders	fee for University work	5			\$3,960				
Total Extended (excluding sale 1-16 for Five Ye	s tax) for items	5	Years		15,839	9 IS,829	al6,309	1630	9

\$16.309/\$16.309

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For Information Purposes Only:

Provide pricing for as requested treatment for bed bugs in campus housing. This pricing is for informational purposes and will not be used as a basis for award. The University cannot project the number of treatments/retreatments that may be needed.

Treatment	Unit Price - Residence Unit Price - Unit Price - Forest Villas Hall Dorm Room Village Apartment Apartment
Bed Bugs – Initial Treatment	\$1750 min \$150 min \$1750 min
Bed Bugs – Return Treatment (retreatment)	10 30 days 10 30 days 10 30 days
Describe Methods of Treatment:	•
Chemica	e Transport
All bad b	ing jobs are proposed
	res square foot 51750
minimu	
110(10(1000)	

Vendor: Terminix Services, Inc

Authorized Signature: Same as signature on cover page)

Date: 9 - 2 2 - 2 5

IX. ATTACHMENTS TO SOLICITATION

- 1. Offeror Reference Sheet
- 2. I-312 Non Resident Taxpayer Registration Affidavit
- 3. Open Trade Agreement
- 4. Vendor Application Form- Must also attach W9
- 5. Description of Housing Areas
- 6. University Campus Map
- 7. Drug Affidavit
- 8. Bidder's Checklist

ATTACHMENT 1

OFFEROR'S REFERENCE SHEET

Supply three (3) references of government agencies and/or firms for whom OFFEROR has provided services of similar magnitude, material, and complexity during the last three (3) years:

1. Agency or Firm Name:	0.
	manus Bio
Business Address:	1762 Lovers In. Augusta, 6#30901
Mailing Address:	Same as about
Contact Person:	T. Green
Telephone:	706-373-3549
Email address:	tgreen@manusbio.com
Type of Service:	General Pest Control
Dates(s) when service provided	General Pest Control
2. Agency or Firm Name:	Checokee County Schools
Business Address:	2230 ATT POST 12d. Marble, NC 28905
Mailing Address:	Same as above
Contact Person:	John Higdon
Telephone:	john. higdon@clarerolcee. K12. nc. us
Email address:	828-321-5415
Type of Service:	General Pest Control 2019. Present
Dates(s) when service provided	2019. Present
3. Agency or Firm Name:	Quad Packaging
Business Address:	1785 Dewberry Rd 29307
Mailing Address:	Same as above
Contact Person:	Dennis Easter
Telephone:	864-579-2554
Email address:	
Type of Service:	Dennis easler aguard packaging, com
Dates(s) when service provided	2011- Dirsent

ATTACHMENT 2

STATE OF SOUTH CAROLINA DEPARTMENT F REVENUE NONRESIDENT TAXPAYER REGISTRATION AFFIDAVIT INCOME TAX WITHHOLDING

The undersigned nonresident taxpayer on oath, being first duly sworn, hereby certifies as follows:

1.	Owner, Partner (s) or Corporate Name of Nonresident Taxpayer:
2.	Trade Name (Doing Business As):
3.	Mailing Address:
4.	Federal Identification Number:
5.	Hiring or Contracting with: Name: Address:
Ĭ s	Receiving Rentals or Royalties From: Name: Address:
6.	I hereby certify that the above named nonresident taxpayer is currently registered (check the appropriate box): The South Carolina Secretary of State or The South Carolina Department of Revenue Date of Registration:
7.	I understand that by this registration, the above named nonresident taxpayer has agreed to be subject to the jurisdiction of the South Carolina Department of Revenue and the courts of South Carolina tax liability, including estimated taxes, together with any related interest and penalties.
8.	I understand the South Carolina Department of Revenue mat revoke the withholding exemption granted under code Section 12-9-310 at any time it determines that the above named nonresident taxpayer is not cooperating with the Department in the determination of its correct South Carolina tax liability.
The u	ndersigned understands that any false statement contained herein could be punished by fine onment or both.
	nizing that I am subject to the criminal penalties under Code Section 12-54-40 (b) (6) (f) (5), I declared ave examined this affidavit and to the best of my knowledge and belief, it is true, correct and complete.
/o: .	(Seal)
(Signat	ture of Owner, Partner or Corporate Officer) Date:
If Corp	orate officer state title:
(Name-	-Please Print)

ATTACHMENT 2 (continued)

NONRESIDENT TAXPAYER REGISTRATION AFFIDAVIT INCOME TAX WITHHOLDING

IMPORTANT TAX NOTICE - NONRESIDENTS ONLY

Withholding Requirements for Payments to Nonresidents: Section 12-8-550 of the South Carolina Code of Laws requires persons hiring or contracting with a nonresident conducting a business or performing personal services of a temporary nature within South Carolina to withhold 2% of each payment made to the nonresident. The withholding requirement does not apply to (1) payments on purchase orders for tangible personal property when the payments are not accompanied by services to be performed in South Carolina, (2) nonresidents who are not conducting business in South Carolina, (3) nonresidents for contracts that do not exceed \$10,000 in a calendar year, or (4) payments to a nonresident who (a) registers with either the S.C. Department of Revenue or the S.C. Secretary of State and (b) submits a Nonresident Taxpayer Registration Affidavit - Income Tax Withholding, Form I-312 to the person letting the contract.

The withholding requirement applies to every governmental entity that uses a contract ("Using Entity"). Nonresidents should submit a separate copy of the Nonresident Taxpayer Registration Affidavit - Income Tax Withholding, Form I-312 to every Using Entity that makes payment to the nonresident pursuant to this solicitation. Once submitted, an affidavit is valid for all contracts between the nonresident and the Using Entity, unless the Using Entity receives notice from the Department of Revenue that the exemption from withholding has been revoked.

Section 12-8-540 requires persons making payment to a nonresident taxpayer of rentals or royalties at a rate of \$1,200.00 or more a year for the use of or for the privilege of using property in South Carolina to withhold 7% of the total of each payment made to a nonresident taxpayer who is not a corporation and 5% if the payment is made to a corporation. Contact the Department of Revenue for any applicable exceptions.

For information about other withholding requirements (e.g., employee withholding), contact the Withholding Section at the South Carolina Department of Revenue at 803-898-5383 or visit the Department's website at: www.sctax.org

This notice is for informational purposes only. This agency does not administer and has no authority over tax issues. All registration questions should be directed to the License and Registration Section at 803-898-5872 or to the South Carolina Department of Revenue, Registration Unit, Columbia, S.C. 29214-0140. All withholding questions should be directed to the Withholding Section at 803-896-1420.

PLEASE SEE THE "NONRESIDENT TAXPAYER REGISTRATION AFFIDAVIT INCOME TAX WITHHOLDING" FORM (FORM NUMBER I-312) LOCATED AT:

http://www.sctax.org/Forms+and+Instructions/withholding/default.htm

Attachment 3

OPEN TRADE REPRESENTATION

(S.C. Code Ann. §§ 11-35-5300)

The following representation, which is required by Section 11-35-5300(A), is a material inducement for the State to award a contract to you.

I, the official named below, certify I am duly authorized to execute this certification on behalf of the vendor identified below, and, as of the date of my signature, the vendor identified below is not currently engaged in the boycott of a person or an entity based in or doing business with a jurisdiction with whom South Carolina can enjoy open trade, as defined in SC Code Section 11-35-5300.

Vendor Name (Printed) Terminix Services, Inc	State Vendor No. 7000087355
By (Authorized Signature)	Date Executed
Printed Name and Title of Person Signing Lon: Miller Commercial account Rep	[Not used]

Attachment 4 Vendor Application (Provide current W9 with this form)



FRANCIS MARION UNIVERSITY VENDOR APPLICATION FORM

MO VENC	or#:
	New Vendor
0	Vendor Info Change

This form is to be completed in its entirety and submitted with a copy of the vendor's applicable IRS taxpayer identification form (W-9 for United States based vendors or W-8 BEN for international vendors).

VENDOR INFORM	ATION						
Taxpayer ID Number (either FEIN or SS#)	FEIN		SS#				
Company Name or Individual Name (as shown on your income tax return)	Ter	win	ix Se	برنان	ces	" In	
Doing Business As (DBA) (if different from name above)				-7			
Mailing Address	the state of the s		a 262			9216	
Purchase Order Address Xiame as Mailing Address	Street:			State:	Zip:		
Remittance Address Same as Mailing Address	Street:			State:	Zíp:	nowantooessee one the arrange	
Would you like to arrange for electronic payment?	Yes South Carolina Small and Minority Business Certification No			Number Expiration Date:			
VENDOR CONTAC	TINFORMA	TION					
Purchasing / Sales Contact	Lon: Y	nille	Email Address	r OTC	us++	Number e(m)	
Accounting / A.R. Contact Name Office			Email Address TSI COMM			Fhone Number RO3-551-	
REQUIRED SIGNAT	TURE						
Signature of Individual Completing this form	Smi	in	illu		9.2	2-20	
	AND ARRESTS AND ARRESTS AND	A SHEW LAND		Jr. Cort.			
ACCOUNTING / PURCHAS	ING USE ONLY						
ACCOUNTING / PURCHAS Purchasing Review By	SING USE ONLY				ate		

ATTACHMENT 7:

Drug Free Workplace Act Affidavit



AFFIDAVIT

I certify that we will comply with Section 44-107-10, ET Seg., relating to the South Carolina Drug-Free Workplace Act to provide a drug-free workplace. (Note: this clause applies to any resultant contract of \$50,000.00 or more). The State of South Carolina has amended Title 44, Code of Laws of South Carolina, 1976, relating to health, by adding chapter 107, so as to enact the Drug-Free Workplace Act. (See, Act no. 593, 1990 Acts and Joint Resolutions.)

Vendor: Termini	x Sequices, Inc	
P. D. Box 2627 Street or P. O. Box	Columbia, SC 29210 City State Zip	
Telephone: 863 SS		
Printed Name: Loni (Signature	niller elle Commercial account Re	P
Date: 9.22-25		
F.E.I N.	_or S.S.#	

FAILURE TO FURNISH THIS AFFIDAVIT WILL RESULT IN THE DELAY OF CONTRACT

THIS PAGE MUST BE SIGNED

Please return to: Francis Marion University

Purchasing Department P. O. Box 100547 Florence, SC 29502-0547

Attn: Jennifer D Hester Director of Purchasing

Fax: 843-661-1165 Tel: 843-661-1161

Email: jdhester@fmarion.edu

Search Results Exhibit H

Entity Name	Date of Incorporation	Entity Type	Entity Status	Incorporated State
TERMINIX INTERNATIONAL, INC.	01/18/1993	Corporation	Dissolved	Delaware
TERMINIX INTERNATIONAL COMPANY LIMITED PARTNERSHIP	03/16/1987	Limited Partnership	Good Standing	Delaware
TERMINIX INTERNATIONAL COMPANY LIMITED PARTNERSHIP, THE	03/16/ 1 987	Limited Partnership	Good Standing	Delaware
TERMINIX INTERNATIONAL OF DELAWARE	01/18/1993	Corporation	Dissolved	Delaware
TERMINIX SERVICE, INC.	04/09/1947	Corporation	Good Standing	South Carolina

Displaying 5 record(s)

TERMINIX SERVICE, INC.

Corporate Information

Entity Id 00010849

Entity Type Corporation

Status Good Standing

Domestic/Foreign Domestic

Incorporated State South Carolina

Important Dates

Effective Date 04/09/1947

Expiration Date N/A

Term End Date N/A

Dissolved Date N/A

Registered Agent

Agent MARION A KNOX JR

Address 3618 FERNANDINA RD COLUMBIA, South Carolina 29210