REQUEST FOR PROPOSALS

# HHSC FY16-0275

MAGNETIC RESONANCE IMAGING (MRI) SCANNER PURCHASE FOR HILO MEDICAL CENTER

For Hawaii Health Systems Corporation
   East Hawaii Region
   Hilo Medical Center
   1190 Waianuenue Avenue
   Hilo, Hawaii 96720

AN AGENCY OF THE STATE OF HAWAII

Due Date for Proposals in Response to this Solicitation:

Friday, March 4, 2016; 3:00 PM, HST
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SECTION 1
GENERAL NOTICE

1.1 INTRODUCTION
This Request for Proposals (hereinafter “RFP”) is issued by the Hawaii Health Systems Corporation (“HHSC”), an Agency of the State of Hawaii. Thank you for your interest in submitting a proposal for this solicitation. The purpose of this RFP is to promote and ensure the fairest, most efficient means to obtain the benefits of the most qualified, responsive and responsible proposal. Hereinafter, organizations interested in submitting a proposal in response to this RFP shall be referred to as “Offerors.”

1.2 PROCUREMENT TIMETABLE
The timetable set out herein represents HHSC’s best estimate of the schedule that will be followed in the RFP process. If an event of the timetable, such as “Proposal Submission Deadline” is delayed, the rest of the timetable dates may be shifted by the same number of days. Offerors will be advised, by addendum to the RFP, of any changes to the timetable.

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1.3 SUBMISSION OF INTENT TO SUBMIT PROPOSAL
Offerors should submit, in writing, by **Monday, February 15, 2016**, their intent to submit (or not submit) a proposal. Please forward your company’s intentions either by fax to: (808) 933-2793 or by email to gcallahan@hhsc.org with copies to ckuahiwinui@hhsc.org and brian.cibulka@us.rlb.com.

1.4 SUBMISSION OF QUESTIONS, CLARIFICATION REQUESTS
Offerors are encouraged to submit written questions and requests for clarification pertaining to the RFP.

Questions must be submitted in writing via hand-delivery, electronic mail, facsimile or post mail to the Contract Manager, below, not later than the “Submission Deadline for Question & Clarification Requests”, identified above, in order to generate an official answer.

Gary L. Callahan, Senior Contract Manager
Hilo Medical Center
1190 Waianuenue Avenue
Hilo, Hawaii 96720-2020

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For this Project, HHSC has the Project Management firm, Rider Levett Bucknall assisting with the solicitation, evaluation, purchase, and construction portions. Brian Cibulka is the Project Manager who will be working with us on this project. Brian’s contact information is provided below and he may be contacted for questions and clarifications as well, however, please copy the Contract Manager on any written correspondence.

Rider Levett Bucknall  
Brian Cibulka, Project Manager  
Phone: 808-934-7953  
E-mail: brian.cibulka@us.rlb.com

All written questions will receive an official written response from HHSC and become addendums to the RFP. The only official position of HHSC is that which is stated in writing and issued in the RFP as addendums thereto. No other means of communication, whether oral or written, shall be construed as a formal or official response/statement and may not be relied upon.

1.5 RFP AMENDMENTS  
HHSC reserves the right to amend the RFP any time prior to the ending date for “Proposal Evaluations, Clarifications,” identified above.

1.6 CANCELLATION OF RFP  
The RFP may be canceled by HHSC if it is determined to be in the best interests of HHSC.

1.7 PROTESTS  
A protest based upon the content of the solicitation shall be submitted in writing within five (5) working days after the aggrieved individual/business knows or should have known of the facts giving rise thereto; provided further that the protest shall not be considered unless it is submitted in writing not later than the “Proposal Submission Deadline” identified above.

A protest of an award or proposed award shall be submitted within five (5) working days after the posting of the award or the proposed award of the contract.

Any and all protests shall be submitted in writing to the East Hawaii Regional Procurement Officer (RPO), as follows:

Dan Brinkman, East Hawaii Region  
Interim Regional Procurement Officer  
Hilo Medical Center  
1190 Waianuenue Avenue  
Hilo, Hawaii 96720
SECTION 2
SCOPE OF SERVICES

- IMPORTANT -

CONTRACTOR will be held responsible for performing each requirement in the Scope of Services, whether or not such requirements are addressed in the CONTRACTOR’s proposal or taken into account by the CONTRACTOR in calculating the Lump Sum Proposal Amount provided by the CONTRACTOR pursuant to Section 4 (Pricing Schedule and Compensation) below. CONTRACTOR’s failure to submit a price for a requirement in the Scope of Services or to address such requirement in its proposal will not relieve the CONTRACTOR of its obligation to perform such requirement, and the CONTRACTOR will not be entitled to any additional compensation from HHSC for such requirement.

2.00 PURPOSE

Hilo Medical Center (“Hospital”), a facility of the Hawaii Health Systems Corporation, is seeking to replace our outdated magnetic resonance imaging (“MRI”) scanner with a new model that must meet all relevant federal and state requirements and standards for this equipment. This is to be a “Turnkey” Project, as the Contractor selected will be responsible for all aspects of the project from decommission & removal of our existing MRI scanner and the room preparation/renovation for the install of the new equipment. Manufacturers may partner with a licensed general contractor to submit a proposal that will meet the “Turnkey” requirement of our project. The HOSPITAL intends on relocating the new MRI to the First Floor of the facility and to assign adequate space and redesign the necessary waiting area for the Imaging Department.

2.1 MRI SPECIFICATIONS

The Contractor shall provide all Labor, Materials and Equipment for a turnkey MRI suite. It is the responsibility of the Contractor to verify the scope of services prior to submitting quotations.

Scope of Services for the MRI Suite Project:

Assessment:
1. Possible First floor locations (3) for MRI Suite (reference Exhibit 1);
2. Faraday (copper) cage assessment;
3. Weight assessment;
4. Seismic assessment;
5. Power assessment;
6. Provide an in-depth workflow of HL7 and DICOM, to include but not limited to interfacing with Fuji PACS and MEDITECH Electronic Medical Records (EMR) System; and
7. Provide a maintenance agreement.
Magnet:
1. 1.5T short bore magnet;
2. 70 cm bore diameter minimum;
3. Channel independent;
4. Advanced MR Cardiac
5. Body diffusion software specific for Oncology;
6. Liver imaging specific ferric imaging;
7. Advanced MRA/MRV;
8. Perfusion imaging;
9. Ortho package;
10. Breast package, with breast coils not breast biopsy;
11. Full range MSK coils;
12. Head, neck, and spine/body coils;
13. MR Elastography;
14. MR compatible contrast pressure injector;
15. MR compatible patient monitoring;
16. O2, A2 hour service response IR, Vacuum;
17. 550 pound table weight limit;
18. Detachable table;
19. Workstation;
20. Ambient lighting;
21. Patient stereo/music/video arrangement; and
22. Compatibility and workflow with Fuji PACS, Fuji CVPACS, and MEDITECH.

Systems:
1. Circuit cooling system
2. Line conditioner.
4. Injector system.
5. Breast biopsy system to include workstation and peripheral systems to perform breast biopsy in its entirety.
6. Compatibility with MRidium system (add in upgrade if necessary).
7. Compatibility with Invivo (add in upgrade if necessary).

Construction:
1. Patient waiting room.
2. Control room.
3. Scan room.
5. Storage in patient waiting room, control room, change room, scan room, and equipment room
7. Faraday cage.
8. Equipment room.
9. Specify 4 safety zones as indicated by Joint Commission.
10. ADA, FGI, state, and federal compliance.
Project: **Removal of Current MRI**

Provide Labor, Materials, and Equipment to remove current MRI according to state and federal regulations. Contractor to verify scope of services prior to submitting quotation.

**Scope of Services:** Removal of current MRI suite

1. Remove GE Magnet in its entirety, including coils and supplementals.
2. Remove copper (faraday) cage in its entirety.
3. Remove GE scan console and AW workstation in its entirety.
4. Remove pneumatic system in its entirety.
5. Remove Medrad injector in its entirety.
6. Remove CADstream system in its entirety.
7. Remove Mammotone system in its entirety.
8. Remove GE mechanicals in equipment room in its entirety.
9. Remove Liebert in its entirety.
10. Remove UPS in its entirety.
11. Remove Line conditioner in its entirety.
12. Remove subflooring in equipment room.
13. Remove plumbing associated with GE magnet up to facility ownership.
16. Provide storage of MRI compatible exam light in its entirety.
17. Removal of false walls.
18. Removal of all data and phone lines to server.
19. Marked completion of demolition of current MRI suite: bare concrete floor, open plenum, bare walls, with support structure in place.
20. Contractor to clean up work site daily.
21. Contractor for responsible for plumbing, carpentry and painting works.
22. Contractor to follow HMC Infection Control Measure while performing renovations.
23. Remove any financial obligation.

**2.2 CONTRACTOR’S SERVICE RESPONSIBILITIES.**

A. The CONTRACTOR shall:

- Provide one (1) MRI scanner for the Hospital.
- Include patient comfort devices, injector package, and other necessary capabilities to perform invasive procedures in their response.
- Provide an implementation plan identifying the approach and lead times from the manufacture, to delivery, to installation and to the training of staff in the use of the equipment.
- Specify the UPS and line conditioner configuration to safely power down unit in the event of power loss and provide a line conditioner to prevent power fluctuations.
• Must confirm that the MRI will integrate with Hospital’s Fuji PACS; MEDITECH EMR; and Vital workstation; and must provide a workflow diagram for these systems and a list of any and all interfaces that will be necessary, if any.
• Provide pricing for an extended warranty to cover five (5) years beyond manufacturer’s original warranty.
• Provide point of contact information for field engineer/technician and confirm whether this person(s) are residents of the Island of Hawaii or not.
• Provide training specifications for physicians, technologists, therapist, and Biomed staff; and state whether training is to be offsite, onsite, or combination of both.
• Bear the responsibility for any tuition fees and travel related expenses (airfare, ground transportation, and lodging) for training of at least two (2) imaging technologists.
• Specify the length and duration of the on-site applications training; and bear the responsibility for any tuition for the on-site training as well.

B. Offerors that are not licensed as Hawaii Building Contractors may submit a joint proposal with such a licensed contractor, which would be responsible for the Construction projects described in the RFP. The CONTRACTOR (i.e., the manufacturer/supplier of the imaging equipment) would be responsible for the provision of the MRI equipment and planning/design support, drawings, product service and warranty coverage related thereto. The CONTRACTOR’s partner, the Construction Contractor, would then be responsible for the remaining aspects of the project. CONTRACTOR should ensure that the joint proposal adequately addresses all elements of the RFP and that responsibility for each element is clearly delineated in their proposal.

2.3 REGULATORY REQUIREMENTS
The design and renovation requested shall be in accordance with the Facility Guidelines Institute’s Guidelines for Design and Construction of Health Care Facilities, 2010 Edition (“FGI Guidelines”), in addition to all County, State and Federal rules and regulations for the renovation of the room that will hold the MRI. It is HHSC’s desire that the renovation to the room be minimal, yet fit the new machine and control room for it.

When renovating the room and its related work space, the Contractor should be aware that the current room has been surveyed and currently meets the requirements of the National Council on Radiation Protection and Measurements (NCRP) Publication No. 147, Structural Shielding Design for Medical X-ray Imaging Facilities and that when completed the room must also meet the requirements of:


b. Hawaii Administrative Rules, Title 11, Chapter 45, Radiation Control;
c. The State of Hawaii Department of Health Indoor and Radiological Health Branch, Radiation Section, related to the construction and operation of MRI suites;

d. All other federal, state, and local regulations and requirements not mentioned herein that govern MRI suites.

2.4 SERVICES PROVIDED

2.4.1 The Construction Contractor shall renovate the existing MRI suite by providing the following services:

a. Provide professional architectural, structural, mechanical and electrical engineering services for the room renovation and preparation work necessary for the installation of a new MRI as described herein.

b. Provide the services of a medical physicist to address the need and assist in the design of the MRI room’s required shielding, if changes are needed.

c. Coordinate the removal of the existing equipment with the manufacturer and provide the necessary demolition services for the renovation work as described herein.

d. Provide construction services for the following renovation improvements, at a minimum:

1. Make the required improvements as they relate to the new MRI room for the successful installation of the new scanner as will be described upon the final selection and purchase of the new MRI.

2. Install the required shielding as may be necessary as listed in Section 2.3 of this RFP, including any needed structural support.

3. Make improvements to and/or provide the mechanical systems as necessary to successfully operate the new MRI.

4. Make the necessary modifications to the concrete floor for the installation of the new MRI, if necessary. Replace the existing flooring with an Armstrong Commercial Homogenous/Heterogeneous Sheet Flooring.

5. Provide clean and professional finished spaces. All wires, pipes, etc. shall be hidden within the walls, ceiling, and floor. All finishes and paint colors shall be durable/hospital grade and shall be approved by HHSC prior to fabrication/installation. Recommended finishes and paint schemes can be submitted with the proposal.
2.5 **DESIGN BUILD RESPONSIBILITIES**

2.5.1 The Contractor’s Design-Build Team shall consist of all subcontractors and consultants as needed. The Contractor shall provide Architectural/Engineering disciplines for the preparation of construction documents, and a construction contractor for construction of the project.

2.5.2 The RFP documents are intended to define existing conditions, certain required items, and design parameters to be included in the project. It is the Contractor’s responsibility to complete the documents and construction in a manner consistent with the intent of the RFP documents within the required time period (contract length).

2.6 **PROGRESS SCHEDULE**

2.6.1 The progress schedule will be in a time scaled Microsoft Project Gantt Chart format. The horizontal axis will be scaled for time beginning with the Notice to Proceed and concluding with contract completion. The vertical axis will show the milestones and major portions of the contract work. All schedule items will show a start date and a completion date. The detailed schedule will indicate specific tasks with dates for each step of the process including:

a. Design Period: The design period and submission review periods (i.e., first and second reviews, other meetings, internal plan reviews, etc.).

b. Construction Period: Mobilization; Demolition method and sequencing; Renovation work; Procurement and installation of equipment; Utilities, and temporary rerouted medical center pedestrian routes, Tests and final inspection.

c. General Project Delivery Schedule and Narrative - Show relationships between renovation document development/completion (including required review activities) and renovation activities for, at a minimum, mobilization, demobilization, renovation work, equipment installation, utilities, testing and final inspection.

d. Short Schedules - The schedule submitted by the Contractor will provide a written commitment as to the time frame (number of days after receipt of the notice to proceed) within which the Contractor will guarantee completion. **Shorter schedules, if obtainable, may receive more favorable scoring.** The Contractor’s time frame will establish the contract completion date and assessment of liquidated damages (See General Conditions) will be based on that date.
2.7 CONSTRUCTION DOCUMENT PREPARATION

2.7.1 Design Review Submissions:

   a. The Contractor’s Design-Build Team shall prepare and submit complete construction documents for review and approval by HHSC in accordance with standard professional practice, the RFP, and prevailing codes.

   b. The documents may be divided into multiple review submission packages. HHSC will review as many as three (3) package submissions (examples: architectural, structural, mechanical, electrical, etc.) to facilitate the start of construction.

   c. All submission packages will be reviewed at 60% and 95% completion stages. The 95% review submission packages will incorporate the final review comments from the 60% review. If any package is not complete for the required stage a post review may be required the cost of which will be borne by the Contractor.

   d. Each review submission package shall include three (3) hard copy sets and three (3) sets on CD in both unlocked CAD and PDF formats. The package will include an index of drawings (by sheet number and title) and specifications (by section number and title) submitted. The packages will be distributed to the HHSC Contract Manager, HMC Facilities Operations Manager, and HMC Hospital Systems Services Director.

2.7.1 Design Review Meetings:

   a. A review meeting to resolve design issues will be held at the request of HHSC for each design review package submitted. The meeting will include discussion of HHSC comments on functional relationships and technical peer review comments (by others).

   b. Participants will include the Contractor, HHSC Staff, and A/E team members as appropriate for the specific package to be reviewed and others. The Contractor will each allow for up to (1) full day for each design review meeting.

   c. The Contractor shall allow a minimum of seven (7) working days for each review cycle. A cycle includes:

      1. HHSC’s receipt of the design review submission package
      2. The review meeting
      3. Contractor’s receipt of comments from HHSC, either electronically, by fax, or by hard copy delivery
d. Coordination of the review meeting schedules will be the responsibility of the HHSC’S Technical Representative and the Contractor’s primary contact for this project.

2.8 LICENSE

2.8.1 The Contractor’s A/E who prepares the construction documents shall be a professional architect or engineer licensed in the State of Hawaii.

2.8.2 The professional seal indicating such license by the state shall appear on the final construction documents. The architect whose seal is shown will be known as the Architect of Record. The Contractor’s A/E shall certify compliance with the RFP and all applicable codes.

2.9 APPROVED CONSTRUCTION DOCUMENTS

2.9.1 The final construction document submission package will be submitted by the Contractor for approval by HHSC after completion of the 95% review cycle for the final package to be submitted by the Contractor. HHSC will have ten (10) days to take approval action.

2.9.2 The final construction documents submission package will include a full set of construction documents including all disciplines/packages.

2.9.3 The final construction documents submission package will incorporate all HHSC supplied comments from the earlier 30% and 95% submission package reviews and will comply with the RFP.

2.9.4 If the final construction documents submission package is not complete, a post submittal may be required the cost of which will be borne by the Contractor.

2.9.5 The approved final construction documents include such details that the project can be constructed and will be used for construction of the project.

2.9.6 See Section 2.12, Design Review Submissions, for the Approved Construction Document distribution.

2.9.7 Construction Drawing Preparation - Mandatory material and equipment schedules and details may be indicated either on the drawings or in the specifications, at the option of the Contractor. The construction drawings shall include a coordinated set of the following:

a. Structural drawings including framing plans, schedules, and details, including general notes and all calculations.
b. Architectural drawings including floor plans, wall sections, reflected ceiling plans, room finish schedules, auto transport, and other details.

c. Mechanical drawings including floor and roof plans, one-line flow diagrams, equipment schedules, and details, including general notes and all related calculations.

d. Electrical drawings including site demolition plans, site, floor (power, lighting, and other systems), one-line diagrams, panel schedules, equipment schedules, light fixture schedules calculations and details.

2.9.8 Construction Specifications - Project specifications shall include specifications for all products, materials, equipment, methods, and systems shown on the construction drawings in accordance with standard professional practice and the RFP. The specification submitted for review shall include:

a. The name of the manufacturer, the product name, model number, or other identification as appropriate to clearly identify the product that will be used in the construction of the project;

b. Other data as appropriate to clearly identify the product that will be used in the construction of the project i.e. shop drawings, product data, and samples as required by the RFP documents; and

c. The required “wet” stamp of the licensed architect or engineer of record.

2.10 DESIGN REQUIREMENTS – COMPLIANCE WITH CODES AND STANDARDS

2.10.1 Project design shall be in compliance with applicable standards and codes described in FGI Guidelines and design materials included or referenced in the solicitation materials.

2.10.2 In the design of new building and alteration work under this contract, the Contractor shall consider all requirements (other than procedural requirements) of:

a. Zoning laws

2.11 CONSTRUCTION PERIOD SUBMITTALS

2.11.1 The Contractor shall distribute a total of four (4) sets of the approved construction documents prepared by the Contractor to HHSC, as directed by HHSC Technical Representative.

2.11.2 Other submittals - The Contractor shall submit test results, certificates, manufacturer’s instructions, manufacturers’ field reports, etc. as required by the RFP specifications, to HHSC’S Technical Representative.
2.11.3 Project record drawings - The Contractor will maintain a set of construction documents (field as-built drawings) to record actual construction changes during the construction process as required by the RFP specifications. The project record drawings will be available for review by the HHSC Technical Representative at all times.

2.11.4 Shop drawings and submittals - The Contractor’s A/E shall review all construction contractor's shop drawings, detail drawings, schedules, descriptive literature and samples, testing labor-laboratory reports, field test data and review the color, texture and suitability of materials for conformity with the RFP Documents and construction documents. The Contractor’s A/E shall recommend approval, disapproval, or other suitable disposition to the HHSC Technical Representative.

The HHSC Technical Representative will have final approval authority. The Contractor’s A/E shall evaluate the submittals with reference to any companion submittals that constitute a system. When necessary, the Contractor’s A/E will request the Contractor’s Construction Contractor to submit related components of a system before acting on a single component. If this procedure is deemed to be inappropriate, the Contractor’s A/E shall review all prior submittals for related components of the system before acting on a single component.

The Contractor’s A/E may be required to hold joint reviews with the HHSC Technical Representative on complicated system submittals. The Contractor’s A/E shall notify the HHSC Technical Representative in writing of any and all deviations from the requirements of the construction documents that he has found in the submittals.

2.12 PERMITTING

2.12.1 The Contractor shall be responsible for obtaining all necessary State and County permits, including but not limited to; the submittal, tracking, payment of, and picking up of all permits.

2.12.2 The Contractor shall provide HHSC a copy all permits prior to the commencement of any site work.

2.13 CONSTRUCTION

2.13.1 The Facility shall be construction in accordance with the Final Approved Construction Drawings, the Project Schedule, the requirements of this RFP and the all Federal, State and County rules and regulations.

2.13.2 Construction for this project shall not commence until the Notice to Proceed has been issued by HHSC, and a Pre-Construction Meeting has been held. HHSC will coordinate the Pre-Construction Meeting and the Contractor, along with all their necessary staff and subcontractors shall attend.
2.13.3 Owner (HHSC) /Architect/Contractor ("OAC") Meetings will be held onsite weekly during the construction phase of the project. All necessary HHSC and Contractor Staff shall attend.

2.13.4 The Contractor shall comply with HHSC policies and procedures regarding work being completed within the facility, including not limited to; wall penetrations and ceiling access requirements.

2.13.5 HHSC shall have the right to immediately shut down all construction on the project due to safety or other relevant reason. The HHSC Technical Representative, HMC Hospital Support Services Director, or Safety Officer are the only ones authorized to shut down the project. HHSC will meet immediately with the Contractor to 1.) explain the reason for the shut down, and 2.) discuss a plan for the necessary corrections for work to resume. Work can only resume once the corrections have been approved by the HHSC Technical Representative, HMC Hospital Support Services Director, or Safety Officer. All shut down costs shall be the Contractor’s responsibility.

2.14 PROJECT CLOSE OUT

2.14.1 The Contractor shall comply with the requirements in the “General Conditions” and those requirements listed below, for submission of final as-built drawings, manuals, and other requirements as noted. Required as built drawings and specifications will be submitted in the same format required for the construction documents.

2.14.2 Substantial Completion
Before requesting a Final Inspection to determine Substantial Completion, complete the following items in addition to requirements of Article 7 of the GENERAL CONDITIONS:

a. Submit specific warranties, final certifications, and similar documents.

b. Obtain and submit operating certificates and similar releases and access to services and utilities, unless waived by HHSC.

c. Arrange to deliver tools, spare parts, extra materials, and similar items to a location designated by HHSC. Label with manufacturer’s name and model number where applicable.

d. Complete startup testing of systems, if applicable.

e. Submit test, adjust, and balance records.

f. Submit changeover information related to HHSC’S occupancy, use, operation, and maintenance.

g. Complete final cleaning requirements, including touch up painting.
h. Touch up and otherwise repair and restore marred exposed finishes to eliminate visual defects.

2.14.3 Final Completion

Within ten (10) days from the Project Acceptance Date, complete the following items in addition to requirements of GENERAL CONDITIONS Article 7 PROSECUTION AND PROGRESS:

a. Instruct HHSC’S personnel in operation, adjustment, and maintenance of products, equipment, and systems. Submit demonstration and training media materials.

2.14.4 List of Incomplete Items (Punch List)

Submit two (2) copies of any updated and action taken list. In addition to requirements of GENERAL CONDITIONS Article 7 PROSECUTION AND PROGRESS, include name and identification of each space and area affected by construction operations for incomplete items and items needing correction including, if necessary, areas disturbed by Contractor that are outside the limits of construction.

a. Organize items applying to each space by major element, including categories for ceiling, individual walls, floors, equipment, and building systems.

b. Include the following information at the top of each page:
   1. Project Name and Title.
   2. HHSC Job No.
   3. Date and page number.
   4. Name of Contractor.

2.14.5 Project Record Documents and Requirements:

a. Definition: “Project Record Documents”, including Record Drawings, shall fulfill the requirements of “Field-Posted As-Built Drawings” listed in the GENERAL CONDITIONS.

b. Do not use Project Record Documents for daily construction purposes. Protect Project Record Documents from deterioration and loss. Provide access to Project Record Documents for HHSC’S reference during normal working hours. Maintain these documents as specified in paragraph entitled “Record Drawings” hereinafter.

c. The Contractor’s A/E will update the drawings to show all addendum, PCD, and sketch changes. HHSC will transmit these drawings (Mylar or vellum) to the Contractor’s A/E who will make all “red-line” corrections to these drawings to
record the changes depicted on the Contractor’s Field Posted Record (“As-Built”) by accepted drafting practices as approved by HHSC.

d. Where the recorded changes depicted on the Contractor’s Field Posted Record (“As-Built”) are in the form of shop drawings, the Contractor shall provide two (2) full sets of those shop drawings on Mylar or vellum sheets in the same material and size as the drawings transmitted to the Contractor in addition to two (2) full sets on CD. The new drawing sheets shall be titled and numbered to conform to the construction drawings and clearly indicate what information they supersede in the actual construction drawings. For example a new drawing that replaces drawing M-3, could be numbered M-3a.

e. Submit final Record Documents (Field Posted Record Drawings) within 10 days after the Final Inspection Date but no later than the Contract Completion Date, unless the GENERAL CONDITIONS require an earlier submittal date.

f. The Contractor shall guarantee the accuracy of its final Record Documents. HHSC will hold the Contractor liable for costs HHSC incurs as a result of inaccuracies in the Contractor’s Record Documents.

g. Prepare and submit construction photographs and electronic files, damage or settlement surveys, property surveys, and similar final record information as required by HHSC.

2.14.6 Warranties:

a. Submit written manufacturer’s warranties at request of HHSC for designated portions of the Work where commencement of warranties other than Project Acceptance date is indicated.

b. Bind warranties and bonds in heavy duty, 3-ring, vinyl-covered, loose-leaf binders, thickness as necessary to accommodate contents, and sized to receive 8-1/2 inch x 11-inch paper.

c. Provide heavy paper dividers with plastic-covered tabs for each separate warranty. Mark tab to identify the product or installation. Provide a typed description of the product or installation, including the name of the product and the name, address, and telephone number of Installer and prime contractor.

d. Identify each binder on the front and spine with the typed or printed title “WARRANTIES”, Project Name and Title, HHSC Job Number, and name of Contractor.

e. Use the final submittal of the warranties to create an electronic Adobe Acrobat PDF (Portable Document Format) version of the bound warranty documents files.
Each sheet shall be separately scanned, at 600 DPI or better into a PDF file, indexed and recorded on a recordable compact disc (CD).

2.14.7 Final Cleaning:

a. Provide final cleaning. In addition to requirements of Article 7 of the GENERAL CONDITIONS conduct cleaning and waste removal operations to comply with local laws and ordinances and federal and local environmental and antipollution regulations.

b. Employ experienced workers or professional cleaners for final cleaning. Clean each surface or unit to condition expected in an average commercial building cleaning and maintenance program. Comply with manufacturers’ written instructions unless noted otherwise.
SECTION 3
PROPOSALS

3.1 PROPOSAL PREPARATION
Offerors shall prepare a written proposal in accordance with requirements stated herein and provide the proposal to the individual at the address indicated below.

Additionally, proposals shall include and address, at a minimum:

3.1.1 The information identified below in Section 3.5;
3.1.2 The pricing information identified below in Section 4.0;
3.1.3 Transmittal Cover Sheet, Appendix A;
3.1.4 Acceptance (or Notifications of Clarifications) of our GENERAL CONDITIONS, Appendix B;

The original of the following documents:

3.1.5 “Certificate of Compliance” from the Hawaii State Department of Labor and Industrial Relations; and
3.1.6 “Certificate of Good Standing” from the Department of Commerce and Consumer Affairs Business Registration Division.

(Refer to Section 6.5, entitled “Certifications”, below, for instructions on how to obtain the Certificate of Compliance and Certificate of Good Standing).

Offerors should submit all required information specified above to qualify their proposal for evaluation and consideration for award. Failure to provide the required information may

Additionally, the GENERAL CONDITIONS, any SPECIAL CONDITIONS, and the Specifications contained in this RFP packet shall be read by the Offeror, as they will form a part of the contract entered into between the Offeror and HHSC, and they shall govern all Services.

3.2 DISQUALIFICATION OF PROPOSALS
HHSC reserves the right to consider as acceptable only those proposals submitted in accordance with all requirements set forth in the RFP and which demonstrate an understanding of the Scope of Services. Any proposal offering any other set of terms and conditions contradictory to those included in the RFP may be disqualified without further notice. HHSC reserves the right to ask for clarification of any item in the proposal.

3.3 ELECTRONIC DOCUMENTS
HHSC may provide an electronic version of this procurement document. Any unidentified alteration or modification to the original document (or to any Exhibit...
contained therein) issued by HHSC shall be null and void. In those instances where modifications are identified, the original document issued by HHSC shall take precedence.

3.4 SUBMISSION OF PROPOSALS.
Each Offeror should submit one (1) original hardcopy, three copies, and one (1) electronic copy of their proposal saved in the .PDF file format and submitted on a CD or USB flash drive no later than 3:00 PM, HST, on the “Proposal Submission Deadline”, identified in SECTION 1. Proposals received after this time/date may be rejected. The original shall be clearly marked “ORIGINAL.” Mail or deliver proposals to the following address:

Gary L. Callahan, Senior Contract Manager
Hilo Medical Center
1190 Waianuenue Avenue
Hilo, Hawaii 96720-2020
PH: 808-932-3112
Fax: 808-933-2793
Email: gcallahan@hhsc.org

The outside cover of the package containing the proposal should be noticeably marked, as follows:

“Proposal Submitted in Response to: RFP # HHSC FY16-0275”

Proposals shall not be opened publicly, but shall be opened in the presence of two or more procurement officials. The register of proposals and Offerors proposals shall be open to public inspection after the contract is executed by all parties.

Offerors shall request in writing nondisclosure of designated trade secrets or other proprietary data to be confidential. Such data shall accompany the proposal and shall be readily separable from the proposal in order to facilitate eventual public inspection of the non-confidential portion of the proposal. HHSC cannot guarantee that designated data will be kept confidential. The proposals are subject to disclosure rules set forth in Chapter 92F, H.R.S. The Offeror bears the burden of establishing that the designated data is exempted from the disclosure requirements set forth in chapter 92F.

All proposals and other material submitted by Offerors become the property of HHSC and may be returned only at HHSC’s option.

3.5 PROPOSAL INFORMATION
Offerors are hereby notified that evidence of the authority of the person(s) signing the offer document is required to be included with the offer documents. Failure to comply with this requirement will be cause for rejection of an offer as being non-responsive.
Each Offeror is to submit its proposal with the required number of copies in the format as contained in this RFP. The material should be in sequence and related to the RFP. HHSC will not provide any reimbursement for the cost of developing or presenting proposals in response to this RFP. Failure to include the requested information may have a negative impact on the evaluation of the Offeror’s proposal. The proposal should include at least the following information:

3.5.1. **Experience and Expertise of the Firm and Key Personnel:**

The Offeror’s experience and past performance will be evaluated on the extent of its success in manufacturing equipment, managing and integrating work, and equipment relevant to that defined in the Scope of Services. Therefore, the Offeror is advised to submit any and all information which documents successful and reliable experience in past performances as related to this RFP (i.e. market share, meeting delivery and installation deadlines, previous related work in a hospital setting, familiarity with FGI Guidelines, etc.).

References: References should be verifiable and be able to comment on the Offeror’s related experience. The Offeror should submit, at a minimum, three (3) professional services references for services provided over the last two (2) years that would demonstrate the Offeror possesses an understanding of and experience in providing the required service. As these references may be checked, ensure all information is current and accurate and that prior permission to use is obtained from each reference.

Quality of staff will be an area of considered. The firm’s clients’ assessment of the quality of staff provided will be an element specifically sought after during reference verifications.

The qualifications of the key personnel proposed by the Offeror to perform the requirements of this solicitation will be considered in the evaluation. Therefore, the Offeror should submit detailed information related to the experience, technical expertise and qualifications for each key personnel proposed. Offeror should provide the names and titles for all proposed key personnel; clerical staff is not considered key personnel.

The Offeror should provide an organizational chart which clearly shows the reporting and lines of authority to include all proposed key personnel and any proposed subcontractors. The organizational chart should identify the prime point of contact between the Offeror and HHSC.

The Offeror may submit any other pertinent information that would substantiate that the firm and its key personnel possess the experience, expertise, and capability to provide the required services.
3.5.2 Proposed Method of Approach:
Proposals will be evaluated based on the Offeror’s distinctive plan for providing these specialized services. Since the evaluators have already read the Scope of Services for the services described, it is not necessary for the Offeror to repeat the exact language, or to present a paraphrased version, as an original idea for a technical approach.

The Offeror may utilize a written narrative or any other printed technique to demonstrate his ability to satisfy the Scope of Services. When appropriate, the narrative should describe a logical progression of tasks and efforts starting with the initial steps or tasks to be accomplished and continuing until all proposed tasks are fully described. The language of the narrative should be straightforward and limited to facts, solutions to problems, and plans of proposed action. The usage of technical language should be minimized and used only to describe a technical process. A work schedule shall be included as a requirement of this section.

3.5.3 Cost:
The evaluation of the category of Cost shall be based on the prices, as indicated on the Pricing Schedule submitted with Offeror’s proposal. In order to determine the maximum liability to the State of Hawaii, any percentage increases proposed for extension option periods shall be also included in the cost evaluation.

3.5.4 Additional Information:
The Offeror may submit any other pertinent information that would substantiate the Offeror has the experience, expertise, and capability to provide the required services.

3.6 INTENT TO PROVIDE CERTIFICATE OF INSURANCE
The Offeror should provide a statement that, if notified of contract award, it will submit to HHSC for review and acceptance the applicable certificate(s) of insurance as required within this RFP document, within five (5) business days of such notification.

3.7 EXCEPTIONS TO GENERAL CONDITIONS

3.7.1 If an Offeror takes any exception to any term, condition or requirement included in this solicitation document, including the GENERAL CONDITIONS, such exception shall be submitted to the Contract Manager at least seven (7) days prior to the due date and time for receipt of proposals. This will allow the Contract Manager to review all exceptions and, if applicable, afford any approved exceptions to all other potential Offerors.

3.7.2 If an Offeror includes, in their proposal, exceptions, not covered by Section 3.7.1, above, such exceptions shall be null, void and without force and shall not be considered, and may negatively affect the proposal evaluation based on the published evaluation criteria or may result in rejection of the proposal.
3.7.3 To the extent they are inconsistent with the terms of this RFP, the Offeror’s preprinted or standard terms will not be considered by HHSC as a part of any resulting Contract.

3.8 OFFEROR’S RESPONSIBILITY
The Offeror is cautioned that it is the Offeror’s sole responsibility to submit information related to the evaluation categories and that HHSC is under no obligation to solicit such information if it is not included with the Offeror’s proposal. Failure of the Offeror to submit such information may cause an adverse impact on the evaluation of the Offeror’s proposal.

3.9 DISCUSSIONS
In accordance with East Hawaii Region PUR 005 (J), after the initial receipt of proposals, discussions may be conducted with Offeror(s) who submit proposals determined to be reasonably susceptible of being selected for award. Award may be made without discussions; therefore, offers should be submitted complete and on most favorable terms.

3.10 NON-ACCEPTANCE OF “SPECIFICATIONS” REQUIREMENTS
If any “Specifications” requirement is not acceptable to the Offeror, provide detailed explanation of the reasons why, by attachment to the proposal. HHSC reserves the right to consider as acceptable only those proposals submitted in accordance with all requirements set forth in the “Specifications.”
SECTION 4
PRICING SCHEDULE & COMPENSATION

Vendor Name: ______________________________________

4.0 PRICING SCHEDULE
In accordance with the attached Scope of Services, General Conditions, Special Conditions and all information contained within this proposal, the Offeror submits the following pricing which will include all applicable taxes:

Turn-Key MRI Suite:

- Removal of existing MRI: $________________
- Design & Room Renovations (construction): $________________
- MRI & ancillary equipment & features: $________________
- Extended Warranty/Support: $________________

Total Cost: $________________

Depending on the total number of Offers received, it is the HOSPITAL’s intent to narrow the field of potential Contractors down to a “short list.” The HOSPITAL will notify all Offerors of the firms named to the Short List once that portion of the evaluation process is complete. In the event the Evaluation Committee deems it necessary to conduct site visits, those Offerors on the short list shall be required to bear the expense of travel, (round trip airfare, and lodging for a maximum of 2 nights) for no more than three (3) evaluators for site visits. These visits will be to view the Offerors’ proposed equipment in actual working conditions in a hospital or clinic setting. The Evaluators should be afforded the opportunity to see the equipment in operation and will wish to schedule time to interview the hospital staff using the equipment for their reference on the equipment related to its use under various conditions. The Short Listed Offerors may wish to coordinate the site visit trips between the selected firms to minimize costs.

4.2 COMPENSATION
In full consideration for the services to be performed by the Offeror under this Agreement, HHSC agrees, subject to appropriation and allotments, to pay to the Offeror the set compensation, which shall include all applicable taxes and expenses incurred, in accordance with and subject to the following:

4.2.1 HHSC shall pay Offeror for goods and services performed, as designated by the Pricing Schedule submitted with the Offer, for equipment furnished and services rendered pursuant to this agreement, inclusive, all in arrears, subject to the prior
receipt of the following written documentation, which must be included in the invoice for services:

a. the date(s) of the service(s) performed;
b. the assigned HHSC Contract number, (#16-0275)
c. a description of the tasks performed with such detail as the Technical Representative may reasonably request;
d. the percent of work completed;
e. signed and dated by the Offeror’s delegated signatory.

4.2.2 The Offeror's invoice is due to that facility by the tenth (10th) day of the month immediately following the month in which the services were provided. HHSC shall pay sums due SIXTY (60) days after receipt of Offeror’s invoice or the last day of the month immediately following the month in which the services were provided, whichever is later.

4.2.3 The Offeror agrees to accept such amounts as payment in full for all services rendered in accordance with the terms of this Agreement.
SECTION 5
EVALUATION

5.1 INTRODUCTION
The evaluation of proposals will be conducted comprehensively, fairly, and impartially. The evaluation will be made on the basis of experience, the Offeror’s narrative discussion as to its methodology for meeting the requirements of the Scope of Services, the ability of the Offeror to best meet HHSC’s specified requirements and the acceptability of the proposed pricing.

5.2 EVALUATION PHASES
Evaluation phases will be conducted as follows:

Phase 1.....Evaluation of Mandatory Requirements
Phase 2.....Technical Proposal Evaluation
Phase 3.....Cost Proposal Evaluation
Phase 4.....Proposal Discussions (optional)
Phase 5..... Best and Final Offers (optional)
Phase 6.....Recommendation for Contract Award

5.2.1 PHASE 1--EVALUATION OF MANDATORY REQUIREMENTS
The evaluation of the mandatory requirements, as listed below, shall be based upon a “pass/no pass” basis. The purpose of this phase is to determine whether an Offeror’s proposal is sufficiently responsible and responsive to RFP requirements to permit a complete evaluation (i.e., responsible in terms of “Does the Offeror have the capability to perform fully the ‘Scope of Services’ requirements?”; and responsive in terms of “Were proposal documents, as identified below, received and contain the required information?”). Failure to meet any mandatory requirement (“no pass”) may be grounds for deeming the proposal non-responsible, non-responsive or both and for disqualification thereof.

Proposal “Mandatory Requirements”:

Proposal Transmittal Cover Sheet (Appendix A)
Acceptance of GENERAL CONDITIONS form (Appendix B)
Technical Proposal
    Background, Qualifications and Experience
    Key Personnel Organization and Staffing
    Method of Approach to the Scope of Services
Pricing Schedule & Compensation
Pricing Schedule
Proposal Submission Checklist (Appendix D)
Standards of Conduct Declaration (Appendix E)
5.2.2 PHASE 2--TECHNICAL PROPOSAL EVALUATION
Evaluation of Offeror’s technical proposal shall be conducted using the technical proposal categories and the value weight percentages identified in Section 5.3; and, the evaluation scoring system identified in Section 5.4.

5.2.3 PHASE 3---COST PROPOSAL EVALUATION
Evaluation of the cost proposal shall be conducted using the cost proposal category and the value weight percentages identified in Section 5.3; and, the evaluation scoring system identified in Section 5.4.

5.2.4 PHASE 4--PROPOSAL DISCUSSIONS (OPTIONAL)
HHSC may conduct discussions with Offerors, or an Offeror’s proposal may be accepted without discussions. HHSC shall inform Offerors of specific discussion topics and issues and the schedule of any discussion proceedings.

5.2.5 PHASE 5--BEST AND FINAL OFFERS (OPTIONAL)
Offerors may be requested to submit a “Best and Final” offer. “Best and Final” offers shall be evaluated and “scoring” of the Offeror’s proposal adjusted, accordingly. If a “Best and Final” offer is requested but not submitted, the previous submittal shall be construed as the “Best and Final” offer.

5.2.6 PHASE 6--RECOMMENDATION FOR CONTRACT AWARD
The Evaluation Committee shall prepare a report summarizing proposal evaluation findings/rankings and provide recommendation for award of contract to the HPA.

5.3 EVALUATION CATEGORIES AND VALUE WEIGHT PERCENTAGES

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<tr>
<th>Mandatory Requirements</th>
<th>Pass/No Pass</th>
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<tr>
<td>Technical Proposal</td>
<td>Value Weight</td>
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<tr>
<td>Experience &amp; Expertise of Firm</td>
<td>20%</td>
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<tr>
<td>Proposed MRI specifications as related to request</td>
<td>30%</td>
</tr>
<tr>
<td>Proposed Method of Approach to Scope</td>
<td>25%</td>
</tr>
<tr>
<td>Cost Proposal</td>
<td>25%</td>
</tr>
</tbody>
</table>

TOTAL 100%

5.4 EVALUATION SCORING SYSTEM
The maximum number of points available for scoring is one hundred (100). The proposal receiving the highest number of points is considered statistically the best proposal and most advantageous to HHSC and will be recommended for award of contract, unless otherwise determined and justified by the evaluation committee.
The evaluation categories are assigned a value weight percentage, as determined by HHSC, totaling 100%. The evaluation committee will rate each category between one (1) and ten (10), with ten being the highest (the best rating). The Offeror’s total score (see note below) will be determined by: a) multiplying the assigned percentage value weight of each category by the numerical rating provided by the evaluation committee; b) multiplying the result in clause a) by ten (10) to determine the score for each category; and c) totaling the score for all categories. For example, if the Offeror has a rating of 8 for the Proposed Method of Approach to Scope category, which has a weight of 30%, the score would be determined by multiplying 8 by 30%, yielding a product of 2.4, which is then multiplied by 10 to yield a score of 24 for that category.

**NOTE:** In determining the total score, the Offeror’s cost proposal with the lowest costs will receive the highest available rating allocated to costs. Each proposal that has a higher cost than the lowest will have a lower rating for costs. The points allocated to higher-priced proposals will be equal to the lowest proposal price multiplied by the maximum points available for price (30 points), divided by the higher proposal price.
SECTION 6
AWARD OF CONTRACT

6.1 AWARD OF CONTRACT
Award of contract shall be made to the most responsible and responsive Offeror whose proposal is judged/determined, by the HHSC’s evaluation team, to provide the best value to HHSC, considering all evaluation reviews and results.

6.2 CONTRACT AWARD NOTIFICATION
An official “notice of award” letter will be provided to the successful Offeror; and, a “notice of non-award” letter shall be provided to all un-successful Offerors. The notice of award letter resulting from this solicitation shall be posted on Hilo Medical Center’s website.

6.3 CONTRACT DOCUMENT
The contract will be made up of this solicitation and the terms and conditions attached and referenced. The contract will also include your proposal, including all exhibits, amendments and your Best and Final offer, if applicable. This document will serve as the official, legal contractual instrument between both parties. This document will incorporate (by attachments or reference) this RFP, with any and all addendums; the GENERAL CONDITIONS and any SPECIAL CONDITIONS (Appendix C); and the Offeror’s accepted proposal, with any and all addendums, changes, negotiated agreements, etc.; all of which become part of the whole contract.

6.4 GENERAL AND SPECIAL CONDITIONS
The GENERAL CONDITIONS (Appendix C) and any SPECIAL CONDITIONS (Appendix D) attached hereto are applicable to and shall be considered part of the whole contract. HHSC reserves the right to add terms and conditions during contract negotiations, if conducted. Additional terms and conditions will be within the scope of the RFP and will not affect the proposal evaluations.

Additionally, Offerors will need to obtain the following documents:

6.5 CERTIFICATIONS:
Pursuant to East Hawaii Region Purchasing Policies, Offerors shall be required to provide proof of the following:

6.5.1 CERTIFICATE OF COMPLIANCE
The Offeror is required to obtain/posses a valid Certificate of Compliance from the Hawaii State Department of Labor and Industrial Relations (DLIR) prior to executing a contractual agreement with a State Agency. The certificate is valid for six months from the date of issue and must be valid on the date it is received by HHSC.

The Certificate of Compliance shall be obtained on the State of Hawaii, DLIR APPLICATION FOR CERTIFICATE OF COMPLIANCE WITH SECTION 3-
122-112, HAR, Form LIR #27, which is available on-line at http://labor.hawaii.gov/ui/files/2012/12/LIR27.pdf or at the neighbor island DLIR District Offices. The application for the certificate is the responsibility of the Offeror and must be submitted directly to the DLIR and not to HHSC. The DLIR will return the form to the Offeror who in turn shall submit the form to HHSC. Further instructions for acquiring this Certificate can be found in Appendix G.

6.5.2 CERTIFICATE OF GOOD STANDING

HAWAII BUSINESS. A business entity referred to as a “Hawaii Business”, is registered and incorporated or organized under the laws of the State of Hawaii. As evidence of compliance, the Offeror shall obtain/posses Certificate of Good Standing issued by the Department of Commerce and Consumer Affairs Business Registration Division (BREG). A “Hawaii Business” that is a sole proprietorship, however, is not required to register with the BREG, and therefore not required to submit the certificate. An Offeror’s status as sole proprietor and its business street address as indicated on the Proposal Transmittal Cover Sheet (Appendix A) will be used to confirm that the Offeror is a Hawaii Business.

COMPLIANT NON-HAWAII BUSINESS. A business entity referred to as a “Compliant Non-Hawaii Business” is not incorporated or organized under the laws of the State of Hawaii but is registered to do business in the State. As evidence of compliance, the Offeror shall obtain/posses a Certificate of Good Standing issued by the Department of Commerce and Consumer Affairs Business Registration Division (BREG).

The Certificate of Compliance can be obtained by phone (call 808 586-2727, M-F 7:45-4:30 HST) or by mail (Department of Commerce and Consumer Affairs, Business Registration Division, PO Box 40, Honolulu, Hawaii 96810). Further instructions for acquiring this Certificate can be found in Appendix G. The certificate is valid for six months from date of issue and must be valid on the date it is received by HHSC.

6.5.3 HAWAII COMPLIANCE EXPRESS

Alternatively, Offeror may apply and obtain proof of compliance with the above agencies electronically through the Hawaii State Procurement Office’s new “Hawaii Compliance Express” website. Instructions for using this new service can be found in Appendix G.
PROPOSAL TRANSMITTAL COVER SHEET
RFP #HHSC FY16-0275

This page must be completed and have an original signature. Attach this page on top of your proposal. Proposals received without this page or incomplete of the requested information may be rejected from consideration.

Organization: __________________________________________
(If a corporation or partnership, the exact legal name as registered with the State Department of Commerce and Consumer Affairs)

Mailing Address: __________________________________________
(Post Office Box is not acceptable)

Federal Tax Identification No.: ________________________________

Offeror’s License No.: _______________________________________

Contact: ______________________________ Telephone: _____________

Email Address: ______________________________ Facsimile No.: _____________

Certification

The undersigned has carefully examined the Scope of Services outlined in this RFP and the GENERAL CONDITIONS and any SPECIAL CONDITIONS presented in the proposal packet and hereby proposes to furnish at its own expense all labor, items necessary to complete all Services as shown and called for therein, all according to the true intent and meaning of the Scope of Services and the GENERAL CONDITIONS and any SPECIAL CONDITIONS. The undersigned also certifies that the information provided in this proposal is accurately represented.

____________________________________
Authorized signature

____________________________________
Printed name

____________________________________
Title

____________________________________
Date
ACCEPTANCE (OR NOTIFICATION OF CLARIFICATIONS) DOCUMENT

Offerors Agreement of Acceptance or Notification of Clarifications and Exceptions to the following GENERAL CONDITIONS:

On behalf of ________________________, Offeror, the undersigned does agree that it does not have any exceptions to the following GENERAL CONDITIONS.

Signature: ________________________

Title: ______________________________

Or

On behalf of _________________________________, Offeror, has the following clarifications and exceptions to the following GENERAL CONDITIONS:

(Please attach additional pages, as required)
# Appendix C

**HAWAII HEALTH SERVICES CORPORATION GENERAL CONDITIONS**  
(PURCHASE OF GOODS AND SERVICES - NON-HEALTHCARE SERVICE PROVIDERS)  
(FOR NON-HRS 103D AGREEMENTS)

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1. **COORDINATION OF SERVICES BY HHSC.** The “head of the purchasing agency” (through the Technical Representative(s) or other designee as specified in the Agreement) shall coordinate the services to be provided by the CONTRACTOR in order to complete the performance required in this Agreement. The CONTRACTOR shall maintain communication with the head of the purchasing agency through the Technical Representative(s) or other designee at all stages of the CONTRACTOR’s work, and submit to the head of the purchasing agency for resolution any questions which may arise as to the performance of this Agreement. “Purchasing agency” as used in these General Conditions means and includes any HHSC region or facility which is authorized to enter into contracts for the procurement of goods and services. The term “HHSC” refers to HHSC and the region or facility entering into this Agreement.

2. **RELATIONSHIP OF PARTIES: INDEPENDENT CONTRACTOR STATUS AND RESPONSIBILITIES, INCLUDING TAX RESPONSIBILITIES.**
   a. In the performance of services required under this Agreement, the CONTRACTOR is an independent contractor, with the authority and responsibility to control and direct the performance and details of the work and services required under this agreement; however, HHSC shall have a general right to inspect work in progress to determine whether, in HHSC’s opinion, the services are being performed by the CONTRACTOR in compliance with this Agreement. Unless otherwise provided by special condition, it is understood that HHSC does not agree to use the CONTRACTOR exclusively, and that the CONTRACTOR is free to provide services to other individuals or entities.
   b. The CONTRACTOR and the CONTRACTOR’s employees and agents are not by reason of this Agreement, agents or employees of HHSC for any purpose, and the CONTRACTOR and the CONTRACTOR’s employees and agents shall not be entitled to claim or receive from HHSC any vacation, sick leave, retirement, workers’ compensation, unemployment insurance, or other benefits provided to HHSC employees.
   c. The CONTRACTOR shall be responsible for the accuracy, completeness, and adequacy of the CONTRACTOR’s performance under this Agreement. Furthermore, the CONTRACTOR intentionally, voluntarily, and knowingly assumes the sole and entire liability to the CONTRACTOR’s employees and agents, and to any individual not a party to this Agreement, for all loss, damage, or injury caused by the CONTRACTOR, or the CONTRACTOR’s employees or agents in the course of their employment.
   d. The CONTRACTOR shall be responsible for payment of all applicable federal, state, and county taxes and fees which may become due and owing by the CONTRACTOR by reason of this Agreement, including but not limited to (i) income taxes, (ii) employment related fees, assessments, and taxes and (iii) general excise taxes. Unless provided otherwise by agreement between the parties. The CONTRACTOR also is responsible for obtaining all licenses, permits, and certificates that may be required in order to perform this Agreement.
   e. The CONTRACTOR shall obtain a general excise tax license from the Department of Taxation, State of Hawaii, in accordance with Section 237-9, HRS, and shall comply with all requirements thereof.
   f. The CONTRACTOR is responsible for securing all employee-related insurance coverage for the CONTRACTOR and the CONTRACTOR’s employees and agents that is or may be required by law, and for payment of all premiums, costs and other liabilities associated with securing the insurance coverage.

3. **PERSONNEL REQUIREMENTS.**
   a. The CONTRACTOR shall secure, at the CONTRACTOR’s own expense, all personnel required to perform this Agreement.
   b. The CONTRACTOR shall ensure that the CONTRACTOR’s employees or agents are experienced and fully qualified to engage in the activities and perform the services required under this Agreement, and that all applicable licensing and operating requirements imposed or required under federal, state or county law, and all applicable accreditation and other standards of quality generally accepted in the field of the activities of such employees and agents are complied with and satisfied. Where the facility is Joint Commission accredited, CONTRACTOR agrees to meet all applicable Joint Commission standards.

4. **CONTRACTOR EXCLUSION FROM FEDERAL PROGRAMS.** CONTRACTOR affirmatively states that it and none of its employees, agents or subconsultants performing services or providing goods pursuant to this Agreement are excluded from participation in federal health care programs, as defined in the Social Security Act (Section 1128 and 1128A), and other federal laws and regulations relating to health care. CONTRACTOR has an affirmative duty to verify the accuracy of this statement at least annually and to inform HHSC in the event it is discovered that it is no longer true. HHSC reserves the right to verify that the above statements are true and to immediately cancel this Agreement in the event they are not true.

5. **NONDISCRIMINATION.** No person performing work under this Agreement, including any subcontractor, employee, or agent of the CONTRACTOR, shall engage in any discrimination that is prohibited by any applicable federal, state, or county law or regulation.

6. **CONFLICTS OF INTEREST.** The CONTRACTOR represents that neither the CONTRACTOR, nor any employees or agent of the CONTRACTOR, presently has any interest, and promises that no such interest, direct or indirect, shall be acquired, that would or might conflict in any manner or degree with the CONTRACTOR’s performance under this Agreement.

7. **SUBCONTRACTS AND ASSIGNMENTS: CHANGE OF NAME.**
   a. **No assignment without consent.** The CONTRACTOR shall not assign or subcontract any of the CONTRACTOR’s duties, obligations, or interests under this Agreement and no such assignment or subcontract shall be effective unless the CONTRACTOR obtains the prior written consent of HHSC. Additionally, no assignment by the CONTRACTOR of the CONTRACTOR’S right to compensation under this Agreement shall be effective unless and until the assignment is approved by HHSC.
   b. **Recognition of a successor in interest.** When in the best interests of HHSC, a successor in interest may be recognized in an assignment agreement in which HHSC, the CONTRACTOR and the assignee or transferee (hereinafter referred to as the “Assignee”) agree that:
      (1) The Assignee assumes all of the CONTRACTOR’S obligations;
      (2) The CONTRACTOR remains liable for all obligations under this Agreement but waives all rights under this Agreement against HHSC; and
      (3) The CONTRACTOR shall continue to furnish, and the Assignee shall also furnish, all required bonds.
   c. **Change of name.** When the CONTRACTOR asks to change the name under which it holds this Agreement with HHSC, the contract officer of the purchasing agency shall, upon receipt of a document acceptable or satisfactory to said officer indicating such change of name (for example, an amendment to the CONTRACTOR’S articles of incorporation), enter into an
amendment to this Agreement with the CONTRACTOR to effect such a change of name. The amendment to this Agreement changing the CONTRACTOR’S name shall specifically indicate that no other terms or conditions of this Agreement are thereby changed.

8. **INDEMNIFICATION AND DEFENSE.** The CONTRACTOR shall defend, indemnify and hold harmless HHSC, the contracting facility, and their directors, employees and agents from and against all liability, loss, damage, cost and expense, demands therefore, arising out of or resulting from any acts or including all attorneys’ fees and costs, and all claims, suits and omissions of the CONTRACTOR or the CONTRACTOR’S employees, officers, agents or subcontractors under this Agreement. The provisions of this paragraph shall remain in full force and effect notwithstanding the expiration or early termination of this Agreement for any reason.

9. **LIQUIDATED DAMAGES.** When the CONTRACTOR is given notice of delay or nonperformance as specified in paragraph 11 (Termination for Default) and fails to cure in the time specified, it is agreed the CONTRACTOR shall pay to HHSC the amount, if any, set forth in this Agreement per calendar day from the date set for cure until either (i) the HHSC reasonably obtains similar goods or services, or both, if the CONTRACTOR is terminated for default, or (ii) until the CONTRACTOR provides the goods or services, or both, if the CONTRACTOR is not terminated for default, to the extent that the CONTRACTOR’s delay or nonperformance is excused under paragraph 11.d (Excuse for Nonperformance or Delay Performance), liquidated damages shall not be assessable against the CONTRACTOR. The CONTRACTOR shall remain liable for damages caused other than by delay. This paragraph is of no force and effect unless the amount of liquidated damages is specified in the Agreement.

10. **SUSPENSION OF AGREEMENT.** HHSC reserves the right at any time and for any reason to suspend this Agreement for any reasonable period, upon written notice to the CONTRACTOR in accordance with the provisions herein.

a. **Order to stop performance.** The head of the purchasing agency may, by written order to the CONTRACTOR at any time, and without notice to any surety, require the CONTRACTOR to stop all or any part of the performance called for by this Agreement. This order shall be for a specified period of time not exceeding sixty (60) days unless the parties agree to a different period. Any such order shall be identified specifically as a stop performance order issued pursuant to this section. Stop performance orders shall include, as appropriate: (1) A clear description of the work to be suspended; (2) Instructions as to the issuance of further orders by CONTRACTOR for material or services; (3) Guidance as to action to be taken on subcontracts; and (4) Other instructions and suggestions to the CONTRACTOR for minimizing costs. Upon receipt of such an order the CONTRACTOR shall forthwith comply with its terms and suspend all performance under this Agreement at the time stated, provided, however, the CONTRACTOR shall take all reasonable steps to minimize the occurrence of costs allocable to the performance covered by the order during the period of performance stoppage. Before the stop performance order expires, or within any other period to which the parties shall have agreed, the head of the purchasing agency shall either:

   (1) Cancel the stop performance order; or
   (2) Terminate the performance covered by such order as provided in the termination for default provision or the termination the termination for convenience provision of this Agreement.

b. **Cancellation or expiration of the order.** If a stop performance order issued under this section is cancelled at any time during the period specified in the order, or if the period of the order or any extension thereof expires, the CONTRACTOR shall have the right to resume performance. An appropriate adjustment shall be made in the delivery or performance schedule or contract price, or both, and the Agreement shall be modified in writing accordingly, if:

   (1) The stop performance order results in an increase in the time required for, or in the CONTRACTOR’S cost properly allocable to, the performance of any part of this Agreement and
   (2) The CONTRACTOR asserts a claim for such adjustment within thirty (30) days after the end of the period of performance stoppage provided that if the head of the purchasing agency decides that the facts justify such action, any such claim asserted may be received and acted upon at any time prior to final payment under this Agreement.

c. **Termination of stopped performance.** If a stop performance order is not cancelled and the performance covered by such order is terminated for default or convenience, the reasonable costs resulting from the stop performance order shall be allowable by adjustment or otherwise.

d. **Adjustment of price.** Any adjustment in contract price made pursuant to this paragraph shall be determined in accordance with the price adjustment provisions of this Agreement.

11. **TERMINATION FOR DEFAULT.**

a. **Default.** If the CONTRACTOR refuses or fails to perform any of the provisions of this Agreement with such diligence as will ensure its completion within the time specified in this Agreement, or any extension thereof, or otherwise fails to timely satisfy the Agreement provisions, or commits any other substantial breach of this Agreement, the head of the purchasing agency may notify the CONTRACTOR in writing of the delay or non-performance and if not cured in ten (10) days or any longer time specified in writing by the head of the purchasing agency, such officer may terminate the CONTRACTOR’S right to proceed with the Agreement or such part of the Agreement as to which there has been delay or a failure to properly perform. In the event of termination in whole or in part the head of the purchasing agency may procure similar goods or services in a manner and upon the terms deemed appropriate. The CONTRACTOR shall continue performance of the Agreement to the extent it is not terminated and shall be liable for excess costs incurred in procuring similar goods and services.

b. **CONTRACTOR’S duties.** Notwithstanding termination of the Agreement and subject to any directions from the head of the purchasing agency, the CONTRACTOR shall take timely, reasonable, and necessary action to protect and preserve property in the possession of the CONTRACTOR in which the State of Hawaii or HHSC has an interest.

c. **Compensation.** Payment for completed goods and services delivered and accepted by the HHSC shall be at the price set forth in the Agreement. Payment for the protection and preservation of property shall be in an amount agreed upon by the CONTRACTOR and the head of the purchasing agency. If the parties fail to agree, the head of the purchasing agency shall set an amount. The HHSC may withhold from amounts due the CONTRACTOR such sums as the head of the purchasing agency deems to be necessary to protect the HHSC against loss because of outstanding liens or claims and to reimburse the HHSC for the excess costs expected to be incurred by the HHSC in procuring similar goods and services.

d. **Excuse for nonperformance or delayed performance.** The CONTRACTOR shall not be in default by reason of any failure in
performance of this Agreement in accordance with its terms, including any failure by the CONTRACTOR to make progress in the prosecution of the performance hereunder which endangers such performance, if the CONTRACTOR has notified the Agency procurement officer within fifteen (15) days after the cause of the delay and failure arises out of causes such as: acts of God; acts of a Public enemy; acts of the State of Hawaii and any other governmental body in its sovereign or contractual capacity; fires; floods; epidemics; quarantine restrictions; strikes or other labor disputes; freight embargoes; or unusually severe weather. If the failure to perform is caused by the failure of a subcontractor to perform or to make progress, and if such failure arises out of causes similar to those set forth above, the CONTRACTOR shall not be deemed to be in default, unless the goods and services to be furnished by the subcontractor were reasonably obtainable from other sources in sufficient time to permit the CONTRACTOR to meet the requirements of the Agreement. Upon request of the CONTRACTOR, the head of the purchasing agency shall ascertain the facts and extent of such failure, and, if such officer determines that any failure to perform was occasioned by any one or more of the excusable causes, and that, but for the excusable cause, the CONTRACTOR’S progress and performance would have met the terms of the Agreement, the delivery schedule shall be revised accordingly, subject to the rights of HHSC under this Agreement. As used in this paragraph the term “subcontractor” means subcontractor at any tier.

e. Erroneous termination for default. If, after notice of termination of the CONTRACTOR’S right to proceed under this paragraph, it is determined for any reason that the CONTRACTOR was not in default under this paragraph, or that the delay was excusable under the provisions of subparagraph 11.d, “Excuse for nonperformance or delayed performance,” the rights and obligations of the parties shall be the same as if the notice of termination had been issued pursuant to paragraph 12.

f. Additional rights and remedies. The rights and remedies provided in this paragraph are in addition to any other rights and remedies provided by law or under this Agreement.

12. TERMINATION FOR CONVENIENCE BY HHSC

a. Termination for convenience of goods and services agreements. The head of the purchasing agency may, when the interests of HHSC so require, terminate this Agreement in whole or in part, for the convenience of HHSC. HHSC shall give written notice of the termination to the CONTRACTOR specifying the part of the Agreement terminated and when such termination becomes effective. HHSC shall exercise its rights under this paragraph in good faith and only when circumstances subsequent to the signing of this Agreement are changed to the extent that continuation of the Agreement is not in the best interest of HHSC. Such termination shall not be arbitrary or capricious.

b. CONTRACTOR’s obligations. The CONTRACTOR shall mitigate the cost of termination and incur no further obligations in connection with the terminated performance. The CONTRACTOR will stop performance to the extent specified on the date(s) set in the notice of termination. The CONTRACTOR shall also terminate outstanding orders and subcontracts as they relate to the terminated performance. The CONTRACTOR shall settle the liabilities and claims arising out of the termination of subcontracts and orders connected with the terminated performance. The head of the purchasing agency may direct the CONTRACTOR to assign the CONTRACTOR’S right, title, and interest under terminated orders or subcontracts to HHSC. The CONTRACTOR must still complete the performance not terminated by the notice of termination and may incur obligations as necessary to do so.

c. Right to goods and work product. The head of the purchasing agency may require the CONTRACTOR to transfer title and deliver to HHSC in the manner and to the extent directed by the head of the purchasing agency:

(1) Any completed goods or work product; and

(2) The partially completed goods 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 Agreement; and

(3) The CONTRACTOR shall, upon direction of the head of the purchasing agency, protect and preserve property in the possession of the CONTRACTOR in which HHSC has an interest. If the head of the purchasing agency does not exercise this right, the CONTRACTOR shall use best efforts to sell such goods and manufacturing materials. Use of this paragraph in no way implies that HHSC has breached the Agreement by exercise of the termination for convenience provision.

d. Compensation. The CONTRACTOR may submit a termination claim specifying the unavoidable costs incurred because of the termination for convenience. This claim is in addition to any claim for payment for goods or services already performed prior to the termination. The head of the purchasing agency shall review the termination claim and respond to the CONTRACTOR with written objections or full payment within 60 days, provided that the claim is substantiated with invoice documentation. The amount paid for a termination claim shall be determined by the head of the purchasing agency but in no event shall exceed the amount remaining on the contract.

13. CHANGE ORDERS TO GOODS AND SERVICES AGREEMENTS. A change order is a written order signed by the head of the purchasing agency, directing the CONTRACTOR to make changes which the below “change clause” authorizes the head of the purchasing agency to order without the consent of the CONTRACTOR.

a. Change clause. By written order, at any time, and without notice to any surety, the head of the purchasing agency may, unilaterally, order of the CONTRACTOR:

(1) Changes in the work within the scope of the Agreement; and

(2) Changes in the time of performance of the Agreement that do not alter the scope of the work of the Agreement.

b. Adjustment of price or time for performance. If any change order increases or decreases the CONTRACTOR’S cost of, or the time required for, performance of any part of the work under this Agreement, an adjustment shall be made and the Agreement modified in writing accordingly. Any adjustment in Agreement price made pursuant to this clause shall be determined, where applicable, in accordance with the price adjustment clause of this Agreement or as negotiated. Failure of the parties to agree to an adjustment shall not excuse the CONTRACTOR from proceeding with the Agreement as changed, provided that the head of the purchasing agency promptly and duly makes the provisional adjustments in payment or time for the direct costs of the work as HHSC deems reasonable. The right of the CONTRACTOR to dispute the Agreement price or time required for performance or both shall not be waived by its performing the work, provided however, that it follows the written notice requirements for disputes and claims established in the Agreement or in these rules.

c. Time period of claim. Within ten (10) days after receipt of a written change order, unless the period is extended by the head
of the purchasing agency in writing, the CONTRACTOR shall respond with a claim for an adjustment. The requirement for a timely written response cannot be waived and shall be a condition precedent to the assertion of a claim.

d. Claim barred after final payment. No claim by the CONTRACTOR for an adjustment hereunder shall be allowed if written response is not given prior to final payment under this Agreement.

e. Claims not barred. In the absence of a change order, nothing in the clause shall be deemed to restrict the CONTRACTOR’S right to pursue a claim under the Agreement or for contract.

14. MODIFICATIONS OF AGREEMENT.

a. In writing. Any modification, alteration, amendment, change or extension of any term, provision or condition of this Agreement shall be made by written amendment to this Agreement signed by the CONTRACTOR and HHSC. Change orders shall be made in accordance with paragraph 13 herein.

b. No oral modification. No oral modification, alteration, amendment, change or extension of any term, provision or condition of this Agreement shall be permitted or acknowledged.

c. Adjustment of price or time for performance. If any modification increases or decreases the CONTRACTOR’S cost of, or the time required for, performance of any part of the work under this Agreement, an adjustment shall be made and this Agreement modified in writing accordingly. Any adjustment in price made pursuant to this clause shall be determined, where applicable, in accordance with the price adjustment clause of this Agreement or as negotiated.

d. Claim barred after final payment. No claim by the CONTRACTOR for an adjustment hereunder shall be allowed if written modification of the Agreement is not made prior to final payment under this Agreement.

e. Claims not barred. In the absence of a written modification to the Agreement, nothing in this clause shall be deemed to restrict the CONTRACTOR’S right to pursue a claim under this Agreement or for a breach of contract.

15. VARIATION IN QUANTITY FOR DEFINITE QUANTITY AGREEMENTS.

Upon the agreement of HHSC and the CONTRACTOR, the quantity of goods or services, or both, if a definite quantity is specified in the Agreement, may be increased by a maximum of ten per cent (10%); provided the unit prices will remain the same except for any price adjustments otherwise applicable; and the head of the purchasing agency makes a written determination that such an increase will either be more economical than awarding another Agreement or that it would not be practical to award another agreement.

16. CLAIMS BASED ON THE HEAD OF THE PURCHASING AGENCY’S ACTIONS OR OMISSIONS.

a. Change in scope. If any action or omission on the part of the head of the purchasing agency (which term includes the designee of such officer) requiring performance changes within the scope of the Agreement constitutes the basis for a claim by the CONTRACTOR for additional compensation, damages or an extension of time for completion, the CONTRACTOR shall continue with performance of the Agreement in compliance with the directions or orders of proper officials, but by so doing, the CONTRACTOR shall not be deemed to have prejudiced any claim for additional compensation, damages or extension of time for completion, provided:

(1) Written notice required. The CONTRACTOR shall give written notice to the head of the purchasing agency:

(A) Prior to the commencement of the performance involved, if at that time the CONTRACTOR knows of the occurrence of such action or omission;

(B) Written thirty (30) days after the CONTRACTOR knows of the occurrence of such action or omission, if the CONTRACTOR did not have such knowledge prior to the commencement of the performance, or

(C) Within such further time as may be allowed by the head of the purchasing agency in writing.

(2) Notice content. This notice shall state that the CONTRACTOR regards the act or omission as a reason which may entitle the CONTRACTOR to additional compensation, damages or an extension of time. The head of the purchasing agency, upon receipt of such a notice, may rescind such action, remedy such omission or take such other steps as may be deemed advisable.

(3) Basis must be explained. The notice required by this paragraph must describe as clearly as practicable at the time the reasons why the CONTRACTOR believes that additional compensation, damages or an extension of time may be remedies to which the CONTRACTOR is entitled; and

(4) Claim must be justified. The CONTRACTOR must maintain and, upon request, make available to the head of the purchasing agency within a reasonable time, detailed records to the extent practicable, and other documentation and evidence satisfactory to HHSC, justifying the claimed additional costs or an extension of time in connection with such changes.

b. CONTRACTOR not excused. Nothing herein contained, however shall excuse the CONTRACTOR from compliance with any rules or laws precluding collusion or bad faith in causing the issuance of or performing change orders which are clearly not within the scope of the Agreement.

17. COSTS AND EXPENSES. Any reimbursement due the CONTRACTOR for per diem and transportation expenses under this Agreement shall be subject to the following guidelines, unless otherwise stated in the Agreement:

a. Reimbursement for air transportation shall be for actual cost or coach class airfare, whichever is less.

b. Reimbursement for ground transportation costs shall not exceed the actual cost of renting an intermediate-sized vehicle.

c. Unless prior written approval of the head of the purchasing agency is obtained, reimbursement for subsistence allowable (i.e., hotel and meals) shall be $145 per day, which consists of $85 for hotel and $60 for food, computed on quarter days. No other travel or living expense (e.g., tips, entertainment, alcohol, etc.) shall be reimbursed by HHSC, other than those items listed in subparagraphs a and b, above. Invoices shall document the days of travel by including the name of the traveler, itinerary, airfare receipt, hotel receipt, and ground transportation receipts. All travel must be pre-approved by the HHSC technical representative.

c. CONTRACTORS with an office located on the same island as the site of the services to be provided pursuant to this Agreement are not entitled to per diem or transportation expense reimbursement unless explicitly specified in the Agreement.
18. PAYMENT PROCEDURES.
   a. **Original invoices required.** All payments under this Agreement shall be made only upon submission by the CONTRACTOR of original invoices specifying the amount due and certifying that services requested under the Agreement have been performed by the CONTRACTOR according to the Agreement.
   b. **Payment only for work under contract.** HHSC is not responsible to pay for work performed by CONTRACTOR or its subcontractors that is not in this Agreement and any amendments or change orders thereto. All CONTRACTORS must follow paragraph 14, Modifications of Agreement or paragraph 13, Change Orders to Goods and Services Agreements and must have proper authorization before performing work outside the original Agreement.

19. PROMPT PAYMENT OF SUBCONTRACTORS.
   a. **Generally.** Any money paid to a CONTRACTOR shall be disbursed promptly to subcontractors.
   b. **Final payment.** Upon final payment to the CONTRACTOR, full payment to the subcontractor, including retainage, shall be made within ten days after receipt of the money; provided that there are no bona fide disputes over the subcontractor’s performance under the subcontract.
   c. **Penalty.** The procurement officer or the CONTRACTOR, as applicable, will be subject to a penalty of one and one-half percent per month upon outstanding amounts due that were not timely paid by the responsible party under the following conditions. Where a subcontractor has provided evidence to the CONTRACTOR of satisfactorily completing all work under their subcontract and has provided a properly documented final payment request as described in paragraph (d), and:
      (1) Has provided to the CONTRACTOR an acceptable performance and payment bond for the project executed by a surety company authorized to do business in the State, as provided in section 103-32.1, HRS; or
      (2) The following has occurred:
         (A) A period of ninety days after the day on which the last of the labor was done or performed and the last of the material was furnished or supplied has elapsed without written notice of a claim given to CONTRACTOR and the surety, as provided for in section 103D-324, HRS (reference of HRS 103D-324 provision does not intend to imply that this contract is governed by that chapter or the implementing rules and regulations); and
         (B) The subcontractor has provided to the CONTRACTOR, an acceptable release of retainage bond, executed by a surety company authorized to do business in the State, in an amount of not more than two times the amount being retained or withheld by the CONTRACTOR; any other bond acceptable to the CONTRACTOR; or any other form of mutually acceptable collateral, then, all sums retained or withheld from a subcontractor and otherwise due to the subcontractor for satisfactory performance under the subcontract shall be paid by the procurement officer to the CONTRACTOR and subsequently, upon receipt from the procurement officer, by the CONTRACTOR to the subcontractor within the applicable time periods specified in paragraph (b) and section 103-10, HRS. The penalty may be withheld from future payment due to the CONTRACTOR, if the CONTRACTOR was the responsible party. If a CONTRACTOR has violated paragraph (2) three or more times within two years of the first violation, the contractor shall be referred by the procurement officer to the contractors license board for action under section 444-17(14), HRS.
   d. A properly documented final payment request from a subcontractor, as required by paragraph (c), shall include:
      (1) Substantiation of the amounts requested;
      (2) A certification by the subcontractor, to the best of the subcontractor’s knowledge and belief, that:
         (A) The amounts requested are only for performance in accordance with the specifications, terms, and conditions of the subcontract;
         (B) The subcontractor has made payments due to its subcontractors and suppliers from previous payments received under the subcontract and will make timely payments from the proceeds of the payment covered by the certification, in accordance with their subcontract agreements and the requirements of this section; and
         (3) The submission of documentation confirming that all other terms and conditions required under the subcontract agreement have been fully satisfied.
      The procurement officer shall return any final payment request that is defective to the CONTRACTOR within seven days after receipt, with a statement identifying the defect.
   d. This section shall not be construed to impair the right of a CONTRACTOR or a subcontractor at any tier to negotiate and to include in their respective subcontracts provisions that provide for additional terms and conditions that are requested to be met before the subcontractor is entitled to receive final payment under paragraph (c); provided that any such payments withheld shall be withheld by the procurement officer.

20. CONFIDENTIALITY OF MATERIAL.
   a. All material given to or made available to the CONTRACTOR by virtue of this Agreement, which is identified as proprietary or confidential information, will be safeguarded by the CONTRACTOR and shall not be disclosed to any individual or organization without the prior written approval of the HHSC. It is acknowledged and agreed that all of the trade secrets, business plans, marketing plans, know how, data, contracts, including this Agreement, documents, scientific and medical concepts, billing records, personnel records, medical records of any kind, and referral sources for existing or future services, products, operations, management, business, pricing, financial status, valuation, business plans, goals, strategies, objectives and agreements of HHSC and any of its facilities, affiliates or subsidiaries, and all patient information in any form, whether written, verbal or electronic are confidential (“Confidential Information”); provided, however, that Confidential Information, with the exception of patient information, shall not include information that is in the public domain.
b. All information, data, or other material provided by the CONTRACTOR to the HHSC is subject to the Uniform Information Practices Act, chapter 92F, HRS, as modified by chapter 323F HRS.

21. CORPORATE COMPLIANCE PROGRAM. A description of the Corporate Compliance Program of HHSC, including orientation materials, is posted on the HHSC internet site (www.hhsc.org). The CONTRACTOR, by signing this contract, acknowledges that it has read said description, and that the CONTRACTOR knows of the fact and substance of the Corporate Compliance Program, which governs operations at all facilities of the HHSC. The CONTRACTOR understands and agrees that employees, agents, and contractors performing any services at any of the HHSC facilities shall be fully subject to such Corporate Compliance Program, as may be amended from time to time, as well as all federal program requirements and applicable policies and procedures of HHSC and its facilities. The Corporate Compliance Program requires periodic training, including an orientation program, of all people who provide financial, business office, personnel, coding, medical records, information systems and clinical services in the facility. The CONTRACTOR agrees to cause its employees, agents and contractors who provide financial, business office, personnel, coding, medical records information systems and/or clinical services at any of the HHSC facilities to review the posted orientation materials and participate in any compliance training programs HHSC may require.

22. BUSINESS ASSOCIATE ADDENDUM. By signing this Agreement, CONTRACTOR acknowledges that CONTRACTOR is a Business Associate of HHSC within the meaning of the federal privacy and security laws as stated in 45 C.F.R. Parts 160 and 164, Subparts A, C, and E. CONTRACTOR further acknowledges that CONTRACTOR has read the Business Associate Addendum, which is posted on the HHSC internet site (http://bit.ly/HHSC-BAA) and is applicable to all Business Associates. Said Business Associate Addendum is hereby incorporated by reference and made a part of this Agreement as if fully repeated herein. By signing this Agreement, CONTRACTOR agrees to fully comply with, and be bound by, all terms set forth in the Business Associate Addendum, as it may be amended from time to time.

23. PUBLICITY. The CONTRACTOR shall not refer to the HHSC or any office, agency, or officer thereof, or any HHSC employee, including the head of the purchasing agency, the Agency procurement officer, the HHSC Board of Directors, or to the services or goods, or both, provided under this Agreement, in any of the CONTRACTOR’s brochures, advertisements, or other publicity of the CONTRACTOR without the explicit written consent of HHSC. All media contacts with the CONTRACTOR about the subject matter of this Agreement shall be referred to the head of the purchasing agency.

24. OWNERSHIP RIGHTS AND COPYRIGHT. HHSC shall have complete ownership of all material, both finished and unfinished, which is developed, prepared, assembled or conceived by the CONTRACTOR pursuant to this Agreement and all such material shall be considered “works for hire.” All such materials shall be delivered to HHSC upon expiration or termination of this Agreement. HHSC, in its sole discretion, shall have the exclusive right to copyright any product, concept, or material developed, prepared, assembled or conceived by the CONTRACTOR pursuant to this Agreement.

25. INSURANCE. During the term of this Agreement, CONTRACTOR shall maintain at all times or cause to be maintained general and professional liability insurance coverage for CONTRACTOR and its employees rendering services to HHSC under this Agreement. The insurance policies shall be issued by a company or companies authorized to do business in Hawaii and approved by HHSC, with combined single limits of not less than ONE MILLION DOLLARS ($1,000,000) per occurrence and THREE MILLION DOLLARS ($3,000,000) in the aggregate, or such greater amount as may be required from time to time by HHSC. Said policies shall provide that HHSC shall receive not less than thirty (30) days notice prior to any cancellation or material change or reduction in coverage. No such material change or reduction may be made without approval from HHSC. HHSC shall be listed as an additional insured on all policies. Prior to the commencement of this Agreement, CONTRACTOR shall provide HHSC with a certificate of insurance. Thereafter, prior to the expiration of each policy period, the CONTRACTOR shall provide HHSC with certificates of insurance evidencing the foregoing coverage and provisions. HHSC reserves the right to request a certified copy of the policies. CONTRACTOR shall also carry workers’ compensation insurance for CONTRACTOR’s employees in the amounts required by applicable law. Failure to maintain the necessary insurance in accordance with the provisions set forth herein shall constitute a material breach of this Agreement and HHSC shall thereafter have the option of pursuing remedies for such breach and/or immediate termination of this Agreement.

26. LIENS AND WARRANTIES.

a. Liens. All products provided under this Agreement shall be free of all liens and encumbrances.

b. Warranties for products and services. In the event this Agreement is for the provision of products (goods or equipment), CONTRACTOR warrants that it has all rights, title and interest in and to all products sold, leased or licensed to HHSC. CONTRACTOR also warrants that the products shall substantially conform to all descriptions, specifications, statements of work and representations set forth in the Agreement, schedules, publications of CONTRACTOR and/or any order(s), and will be free from defects in materials, performance, workmanship and design. CONTRACTOR further warrants that it will perform any services required with promptness, diligence and in accordance with prevailing standards in the industry to the reasonable satisfaction of HHSC. The Warranty period shall commence after Acceptance, as defined in this Agreement. Any specific warranty periods shall be as set forth in the proposals, schedules, orders or Special Conditions pertaining to this Agreement but in any event such warranty period shall not be less than one (1) year.

27. ACCESS TO BOOKS AND RECORDS AND AUDIT BY HHSC. If the value or cost of Services rendered to HHSC pursuant to this Agreement is Ten Thousand Dollars ($10,000.00) more over a twelve-month period, CONTRACTOR agrees as follows:

a. Until the expiration of four (4) years after the furnishing of such services, CONTRACTOR shall, upon written request, make available to the Secretary of the Department of Health and Human Services (the “Secretary”), the Secretary’s duly-authorized representative, the Comptroller General, or the Comptroller General’s duly-authorized representative, such books, documents, and records as may be necessary to certify the nature and extent of the cost of such Services; and

b. If any such Services are performed by way of subcontract with another organization and the value or cost of such subcontracted Services is Ten Thousand Dollars ($10,000.00) or more over a twelve-month period such subcontract shall contain and CONTRACTOR shall enforce a clause to the same effect as paragraph 26.a, above. The availability of CONTRACTORS’ books, documents and records shall be subject to all applicable legal requirements, including such criteria and procedures for obtaining access that may be promulgated by the Secretary. The provisions of paragraphs 26.a and 26.b. shall survive the expiration or other termination of this Agreement regardless of the cause of such termination.

c. HHSC may, at reasonable times and places, audit the books and records of the CONTRACTOR, prospective contractor, subcontractor or prospective subcontractor which are related to this Agreement.
28. **ANTITRUST CLAIMS.** The HHSC and the CONTRACTOR recognize that in actual economic practice, overcharges resulting from antitrust violations are in fact usually borne by the purchaser. Therefore, the CONTRACTOR hereby assigns to HHSC any and all claims for overcharges as to goods and materials purchased in connection with this Agreement, except as to overcharges which result from violations commencing after the price is established under this Agreement and which are not passed on to the HHSC under an escalation clause.

29. **DISCOUNT AND REBATE.** CONTRACTOR hereby acknowledges its obligations to comply with any and all requirements imposed upon it as a seller under 42 U.S.C. Sec. 1320a-7b(b)(3)(A) and 42 C.F.R. Sec. 1001.952(h) Discounts.

30. **GOVERNING LAW.** The validity of this Agreement and any of its terms or provisions, as well as the rights and duties of the parties to this Agreement, shall be governed by the laws of the State of Hawaii. Any action at law or in equity to enforce or interpret the provisions of this Agreement shall be brought in a State court of competent jurisdiction in Hawaii.

31. **COMPLIANCE WITH LAWS.** The CONTRACTOR shall comply with all federal, State, and county laws, ordinances, codes, rules, and regulations, as the same may be amended from time to time, that in any way affect the CONTRACTOR’S performance of this Agreement.

32. **CAMPAIGN CONTRIBUTIONS.** CONTRACTOR acknowledges that it is unlawful under Section 11-355, Hawaii Revised Statutes, unless specifically permitted under that law, for CONTRACTOR at any time between the execution of this Agreement through the completion of the Agreement to: (a) directly or indirectly make any contribution or to promise expressly or impliedly to make any contribution to any political party, committee or candidate or to any person for any political purpose or use; or (b) knowingly solicit any contribution from any person for any purpose during any period.

33. **ENTIRE AGREEMENT.** This Agreement sets forth all of the agreements, conditions, understandings, promises, warranties, and representations between the HHSC and the CONTRACTOR relative to this Agreement. This Agreement supersedes all prior agreements, conditions, understandings, promises, warranties, and representations, which shall have no further force or effect. There are no agreements, conditions, understandings, promises, warranties, or representations, oral or written, express or implied, between the HHSC and the CONTRACTOR other than as set forth or as referred to herein.

34. **COUNTERPARTS.** This Agreement may be executed in any number of counterparts with the same effect as if all of the parties had signed the same document. Such executions may be transmitted to the parties by facsimile or electronically and such facsimile or electronic execution and transmission shall have the full force and effect of an original signature. All fully executed counterparts, whether original executions or facsimile/electronic executions or a combination thereof, shall be construed together and shall constitute one and the same Agreement.

35. **SEVERABILITY.** In the event that any provision of this Agreement is declared invalid or unenforceable by a court, such invalidity or non-enforceability shall not affect the validity or enforceability of the remaining terms of this Agreement.

36. **WAIVER.** The failure of HHSC to insist upon the strict compliance with any term, provision, or condition of this Agreement shall not constitute or be deemed to constitute a waiver or relinquishment of HHSC’S right to enforce the same in accordance with this Agreement. The fact that HHSC specifically refers to one provision of the law, and does not include other provisions shall not constitute a waiver or relinquishment of HHSC’S rights or the CONTRACTOR’S obligations under the law.

37. **ACCEPTANCE OF GOODS AND SERVICES.** HHSC shall accept goods and services or give CONTRACTOR notice of rejection within a reasonable time, notwithstanding any payment, prior test, or inspection. No inspection, test, delay or failure to inspect or test, or failure to discover any defect or other nonconformance with the specifications, shall relieve CONTRACTOR of any obligations under this Agreement or impair any rights or remedies of HHSC.

38. **OBsolete PARTS/longTERM Parts Availability (Goods and Equipment Agreements Only).** CONTRACTOR shall timely report on the status of end of life (EOL) hardware that has been procured for the purchased or leased product. EOL hardware includes the following: electronic components/piece parts and mechanical hardware. CONTRACTOR shall provide advanced notification in writing to the Technical Representative of any changes to tooling, facilities, materials, availability of parts, or processes that could affect the contracted product. This includes but is not limited to fabrication, assembly, handling, inspection, acceptance, testing, facility relocation, or introduction of a new manufacturer. CONTRACTOR shall notify the HHSC Technical Representative of any pending or contemplated future action to discontinue articles purchased or replacement parts for the articles purchased pursuant to this Agreement and shall work with HHSC to determine the need to stockpile any parts for the likely life of the product and offer those parts to HHSC prior to the actual discontinuance. CONTRACTOR shall extend opportunities to HHSC to place last time buys of such articles with deliveries not to exceed twelve months after the last time buy date.

39. **DISPUTES.** Prior to resorting to any remedies allowed by law, disputes between the CONTRACTOR and HHSC arising out of this Agreement shall first be addressed in a telephonic or in-person meeting between the HHSC Technical Representative or designee and the CONTRACTOR’S representative. If the issue is not resolved to the mutual satisfaction of the Parties, a HHSC Regional CFO shall hold a telephonic or in-person meeting with the manager of the CONTRACTOR’S representative. Both Parties shall discuss and attempt to resolve the issues in good faith.

END OF GENERAL CONDITIONS
SPECIAL CONDITIONS

The GENERAL CONDITIONS are hereby amended with the following:

1. **Conflict of Interest:** The Offeror shall not undertake any work that represents a potential conflict of interest, or which is not in the best interest of HHSC or the State without prior written approval by HHSC. The Offeror shall fully and completely disclose any situation that may present a conflict of interest. If the Offeror is now performing or elects to perform during the term of this contract any services for any HHSC health plan, provider or contractor or an entity owning or controlling same, the Offeror shall disclose this relationship prior to accepting any assignment involving such party.

2. **Contract:**

2.1 The contract between HHSC and the Offeror shall consist of (1) the Request for Proposal (RFP), including any amendments or addendums thereto and the GENERAL CONDITIONS and the SPECIAL CONDITIONS, and (2) the proposal submitted by the Offeror in response to the RFP, including any and all addendums, changes, negotiated agreements, etc. In the event of a conflict in language between the two documents referenced, the provisions and requirements set forth and/or referenced in the RFP shall govern. However, HHSC reserves the right to clarify any contractual relationship in writing, and such written clarification shall govern in case of conflict with the applicable requirements stated in the RFP or the Offeror’s proposal. In all other matters not affected by the written clarification, if any, the RFP shall govern.

2.2 The contract shall be construed according to the laws of the State of Hawaii. The State of Hawaii is not obligated for the expenditures under the contract until funds have been encumbered.

3. **Disclosure of Confidential Information:** The Offeror shall not, without prior written approval from the Contracting Officer, either during or after the performance of the services required by this contract, use, other than for such performance, or disclose to any person other than HHSC personnel with a need to know, any information, data, material, or exhibits created, developed, produced, or otherwise obtained during the course of the work required by this contract. This nondisclosure requirement shall also pertain to any information contained in reports, documents, or other records furnished to the Offeror by HHSC.

4. **Effective Date:** The effective date of this contract shall be the date that the Contracting Officer signs the resultant contract document unless otherwise stated in this document.
5. **Time of Performance.** The initial term shall commence upon final execution of the Agreement by HHSC and shall be for a period of one (1) year. HHSC reserves the right to extend the Agreement for one (1) additional one (1) year term, providing performance is satisfactory, there is a need to keep the Agreement open, both parties agree to the extension, and such extension is approved by HHSC.

6. **Not-To-Exceed Amount.**

The total sum of money that HHSC is administratively authorized to expend under this Agreement including all applicable taxes and expenses incurred, is dependent upon the total number of projects and the State funding provided for those projects.

7. **Technical Representative.** The Technical Representative shall have the right to oversee the successful completion of contract requirements, including monitoring, coordinating and assessing the Offeror’s performance; and approving completed work/services with verification of same for the Offeror’s invoices. The Technical Representative also serves as the point of contact for the Offeror for “Technical” matters (non-contractual) from award to contract completion. The Technical Representative is:

   Lisa Shiroma  
   Assistant Administrator for Imaging, Pharmacy & Clinics  
   808-932-3138  
   lshiroma@hhsc.org

8. **Anti-Kickback Statute / Stark Law.** The parties to this Agreement certify that they shall not violate the Anti-Kickback Statute or the Stark Law with respect to the performance of this Agreement.

10. **Required Notice.** The Offeror must provide written notice to Hilo Medical Center’s Contracting Officer upon receipt of notification that the Offeror has been debarred, suspended, or otherwise lawfully prohibited from participating in any public procurement activity. The Contracting Officer may, upon receipt of such written notice, immediately terminate this Agreement if the Contracting Officer or HHSC determine that the Offeror has been debarred, suspended or otherwise lawfully prohibited from participating in any public procurement activity, including but not limited to, being disapproved as a subcontractor of any public procurement unit or other governmental body.

11. **Exempt.** HHSC is exempt from HRS chapter 103D for this solicitation. Reference to that statute or its implementing administrative rules does not evidence intent to waive the exemption. References to the statute and rules herein are for convenience, since it is our intent to incorporate some of the language in the statute and rules as a matter of policy.
# APPENDIX E

## PROPOSAL SUBMISSION CHECKLIST

*Please Check Off Items For Submitted HHSC Use

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<thead>
<tr>
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<th>For HHSC Use</th>
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<tr>
<td>______</td>
<td>Proposal Received “On-Time”</td>
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<tr>
<td>______</td>
<td>1 Hardcopy Original, &amp; 1 Electronic Copy of Proposal</td>
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<tr>
<td>______</td>
<td>Proposal Transmittal Cover Sheet (Appendix A):</td>
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<tr>
<td></td>
<td>Authorized Signature</td>
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<td></td>
<td>Required Information</td>
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<td>______</td>
<td>Technical Proposal</td>
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<td></td>
<td>Background, Qualifications and Experience</td>
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<td></td>
<td>Key Personnel Organization and Staffing</td>
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<td>Method of Approach to the Scope of Services</td>
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<td>______</td>
<td>Cost Proposal</td>
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<td>Pricing Schedule</td>
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<td>______</td>
<td>Optional Services Costs</td>
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<td>______</td>
<td>Standards of Conduct Declaration (Appendix E)</td>
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<td>______</td>
<td>Acceptance of General Conditions Form (Appendix B)</td>
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<tr>
<td>______</td>
<td>Non-Acceptance of “Scope of Services” Requirement(s)</td>
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<td>______</td>
<td>All Data and Information Required by the RFP</td>
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<td>______</td>
<td>Proprietary Documents Request</td>
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<td>______</td>
<td>Others (List)</td>
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<tr>
<td>______</td>
<td>Proposal Submission Checklist</td>
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</tbody>
</table>

*IF SPECIFIC ITEM(S) ARE NOT APPLICABLE, MARK WITH “N/A”---DO NOT LEAVE BLANK.*
STANDARDS OF CONDUCT DECLARATION

For the purposes of this declaration:

"Controlling interest" means an interest in a business or other undertaking which is sufficient in fact to control, whether the interest is greater or less than fifty percent (50%).

"Employee" means any nominated, appointed, or elected officer or employee of the State or HHSC, including members of boards, commissions, and committees, and employees under Agreement to the State or HHSC or of the constitutional convention, but excluding legislators, delegates to the constitutional convention, justices, and judges.

On behalf of __________________________________________. CONTRACTOR, the undersigned does declare, under penalty of perjury, as follows:

1. CONTRACTOR** [☐] IS or [X] IS NOT a legislator or an employee or a business in which a legislator or an employee has a controlling interest (Section 84-15(a), HRS).

2. CONTRACTOR has not been assisted or represented personally in the matter by an individual who has been an employee of HHSC within the preceding two years and who participated while so employed in the matter with which the Agreement is directly concerned. (Section 84-15(b), HRS).

3. CONTRACTOR has not been assisted or represented by a legislator or employee for a fee or other compensation to obtain this Agreement and will not be assisted or represented by a legislator or employee for a fee or other compensation in the performance of this Agreement, if the legislator or employee had been involved in the development or award of the Agreement. (Section 84-14(d), HRS).

4. CONTRACTOR has not been represented on matters related to this Agreement, for a fee or other consideration by an individual who, within the past twelve (12) months, served as an HHSC employee or in the case of the Legislature, a legislator, and participated while an employee or legislator on matters related to this Agreement (HRS 84-18(b) and (c), HRS).

CONTRACTOR understands that the Agreement to which this document is attached is voidable on behalf of the State or HHSC if this Agreement was entered into in violation of any provision of chapter 84, Hawaii Revised Statutes, commonly referred to as the Code of Ethics, including the provisions which are the source of the declarations above. Additionally, any fee, compensation, gift, or profit received by any person as a result of a violation of the Code of Ethics may be recovered by the State or HHSC.

CONTRACTOR

By: ________________________________

Print Name: ________________________________

Print Title: ________________________________

Date: ________________________________

**Reminder to contracting facility: if "Is" is circled, and the Agreement involves goods or services of a value in excess of $10,000, the Agreement must be awarded by competitive sealed bidding under section 103D-302, HRS, or a competitive sealed proposal under section 103D-303, HRS. Otherwise, HHSC/Contracting facility may not award the Agreement unless it posts a notice of its intend to award it and files a copy of the notice with the State Ethics Commission prior to contracting. (Section 84-15(a), HRS).
Instructions for Hawaii Compliance Express

Hawaii Compliance Express (HCE)

Instead of filling out forms and manually applying for the certificates listed below at the various state agencies, this new process allows businesses to register online through a simple wizard interface at:

http://vendors.ehawaii.gov

On the last line, click on “Create An Account” and once there, click on the circle and line marked:

☐ No, I just want to get setup to use this service.

From this point, just fill in the blocks and follow the directions.

One simple interface covers all the forms with all the state agencies and partners. Easy to read instructions and context sensitive help make compliance safe, fast, and efficient. Using the Wizard will file with the Dept. of Taxation (to get your Taxpayer ID) and optionally with the Business Registrations Division of the DCCA. If you have or will have employees, the Wizard will also file with Dept. of Labor and Industrial Relations.

Vendors that elect to use the new Hawaii Compliance Express services will be required to pay an annual fee of $12.00.

Government procurement personnel will be provided with no-cost online access to the HCE system, allowing them to view and print the compliance status of registered vendors. Since the HCE process may require the disclosure of sensitive company information, access to view information on registered vendors will be restricted to the respective vendor and to registered authorized procurement personnel.

Vendors choosing not to participate in the program will be required to provide the paper certificates. This can be done by contacting the various state agencies below:

DLIR Certificate of Compliance. By law vendors are required to provide a Certificate of Compliance from the Hawaii State Department of Labor and Industrial Relations (DLIR), TO ENSURE COMPLIANCE WITH LAWS, AS APPLICABLE, CONCERNING UNEMPLOYMENT INSURANCE, WORKERS’ COMPENSATION, TEMPORARY DISABILITY INSURANCE, AND PREPAID HEALTH CARE.
Visit [http://labor.hawaii.gov/ui/files/2012/12/LIR27.pdf](http://labor.hawaii.gov/ui/files/2012/12/LIR27.pdf) to obtain Form LIR#27. Once approved by DLIR, *provide HHSC a copy of the certificate*.

**Certificate of Good Standing.** By law vendors are required to provide a Certificate of Good Standing from the Hawaii State Department of Commerce and Consumer Affairs (DCCA). Business are required to be registered to do business in the State of Hawaii. (Certificate of Good Standing not required for "Sole Proprietorship".)

Visit [https://portal.ehawaii.gov/home/online-services/certificate-of-goods-standing/](https://portal.ehawaii.gov/home/online-services/certificate-of-goods-standing/) to register on-line, or to obtain a Certificate by phone call (808) 586-2727. *Provide HHSC a copy of the certificate.*
EXHIBIT 1

Drawing of First Floor w/ possible locations for MRI Suite

This document will be provided as an attachment to this solicitation.

It will also be available on our webpage:

https://www.hilomedicalcenter.org/open-solicitations.html
END OF DOCUMENT
# 16-0275