

DEPARTMENT OF ECONOMIC OPPORTUNITY

REQUEST FOR PROPOSAL

Solicitation Acknowledgement Form

Page <u>1</u> of <u>51</u> page	SUBMIT PROPOSAL TO: Departr	nent of Economic Opportunity (DE	0)
	Office of	of Property and Procurement	-,
AGENCY RELEASE DATE:		st Madison Street, B-047	
December 3, 201	~	ssee, Florida 32399-4128	
SOLICITATION TITLE:	Генерии	one Number: 850-245-7455	SOLICITATION NO:
	5 1 ((ODD) I II (.	
Strategic Business	Development (SBD) Lending S	Solutions	19-RFP-011-BM
PROPOSALS WILL BE OPEN	ED: January 3, 2018 at 3:00	PM, Eastern Time	
	and may not be withdrawn within	days after such date	e and time.
is in all respects fair and without in compliance with all requirement offers and agrees that if the prop acquire under the Anti-trust laws	collusion or fraud. I agree to abide by all condition ents of the Request for Proposal, including but not osal is accepted, the Respondent will convey, sell,	s of this proposal and certify that I am authorized limited to, certification requirements. In submitti assign or transfer to the State of Florida all rights ice fixing relating to the particular commodities or	mitting a proposal for the same materials, supplies or equipment, and d to sign this proposal for the Respondent and that the Respondent is ing a proposal to an agency for the State of Florida, the Respondent title and interest in and to all causes of action it may now or hereafter services purchased or acquired by the State of Florida. At the State's espondent.
RESPONDENT MAILING ADD	RESS:		
CITY – STATE – ZIP:		* Authorized	d Representative's Signature
PHONE NUMBER:			
TOLL FREE NUMBER:			
FAX NUMBER:		* Name and	Title of Authorized Representative
EMAIL ADDRESS:			
FEID NO.:		*This individua	al must have the authority to bind the Respondent.
TYPE OF BUSINESS ENTITY	(Corporation, LLC, partnership, etc.):		
	,		
	Please provide the name, title, address, telep octed by telephone or attend meetings as may		cial contact and an alternate, if available. These individuals chedule.
PRIMARY CONTACT:		SECONDARY CONTAC	CT:
NAME, TITLE:		NAME, TITLE:	
ADDRESS:		ADDRESS:	
PHONE NUMBER:		PHONE NUMBER:	
FAX NUMBER:		FAX NUMBER:	
EMAIL ADDRESS:		EMAIL ADDRESS:	

SECTION A PUR 1001 – GENERAL INSTRUCTIONS TO RESPONDENTS

This section explains the General Instructions to Respondents (PUR 1001) of the solicitation process, and is a downloadable document incorporated into this solicitation by reference. This document should not be returned with the Response: http://dms.myflorida.com/content/download/2934/11780

In the event of a conflict between the terms of the PUR 1001 and the terms of this solicitation, the terms of this solicitation control.

PUR 1000 – GENERAL CONTRACT CONDITIONS

The General Contract Conditions (PUR 1000) is a downloadable document incorporated in this solicitation by reference, which contains general contract terms and conditions that must apply to any contract resulting from this RFP, to the extent they are not otherwise modified herein. This document should not be returned with the Response: http://dms.myflorida.com/content/download/2933/11777

In the event of a conflict between the terms of the PUR 1000 and the terms of this solicitation, the terms of this solicitation control.

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SECTION B SPECIAL INSTRUCTIONS FOR THE PREPARATION AND SUBMISSION OF PROPOSALS

B.1 Solicitation Number 19-RFP-011-BM

B.2 Solicitation Type Request for Proposal (RFP)

B.3 Program Office Strategic Business Development

B.4 Issuing Office Blake McGough/Vincent McKenzie

GOC III/Property and Procurement Manager

107 East Madison Street, B-047 Tallahassee, Florida 32399 (850) 245-7443 / 245-7463

<u>blake.mcgough@deo.myflorida.com</u> vincent.mckenzie@deo.myflorida.com

B.5 Restrictions on Communication with DEO Staff

Respondents to this solicitation or persons acting on their behalf may not contact, between the release of this solicitation and the end of the seventy-two (72) hour period following DEO posting the notice of intended award, excluding Saturdays, Sundays, and state holidays, any employee or officer of the executive or legislative branch concerning any aspect of this solicitation, except in writing to the procurement office named above. Violation of this provision may be grounds for rejecting a proposal.

B.6 Calendar of Events

Listed below is the calendar of important actions and dates/times by which the actions must be taken or completed. If DEO finds it necessary to change any of these dates/times, it will be accomplished by addendum. Time is stated in terms of local time in Tallahassee, Florida.

	Estimated Calendar of Events	Date and Time
1.	Date of Issuance and publication on the Florida Vendor Bid System website at: http://vbs.dms.state.fl.us/vbs/main_menu	12/3/2018
2.	Technical Questions due from prospective Respondents (Only email inquiries will be accepted.)	12/11/2018 at 3:00 PM
3.	Anticipated Posting of Questions and Answers to the Florida Vendor Bid System website (via addendum) at: http://vbs.dms.state.fl.us/vbs/main_menu	12/13/2018
4.	Proposals Due and Opened 107 East Madison Street, Caldwell Building, Tallahassee, Florida 32399	1/3/2018 at 3:00 PM
5.	Anticipated Evaluation of Technical Proposals	1/7/2018 – 1/14/2018
6.	Anticipated Posting of Notice of Intent to Award	1/21/2018

An equal opportunity employer/program. Auxiliary aids and services are available upon request to individuals with disabilities. All voice telephone numbers on this document may be reached by persons using TTY/TDD equipment via the Florida Relay Service at 711.

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Addenda or clarifications to this RFP along with an Addendum Acknowledgement Form will be posted on the Florida Vendor Bid System (VBS). The Addendum Acknowledgement Form that is issued with each posting shall be signed by an individual authorized to bind the Respondent, dated, and submitted with the proposal. If a Respondent fails to submit an Addendum Acknowledgement Form, DEO reserves the right, but has no duty, to contact the Respondent by telephone for submission of this document via email. It is the prospective Respondent's responsibility to monitor the Florida Vendor Bid System for any solicitation updates.

B.7 Notice of Potential Federal Funding

All or some portion of this procurement may be funded with federal funds. The exact amount of federal funding used will be based on DEO's federally approved cost allocation plan.

- B.8 Pre-Proposal Conference and/or Site Visit (THIS SECTION DOES NOT APPLY TO THIS RFP)
- **B.9** Questions (This section supersedes Section A, PUR 1001, Instruction #5, Questions)

Any questions from Respondents concerning this RFP shall be submitted via email to Blake McGough and Vincent McKenzie at blake.mcgough@deo.myflorida.com and vincent.mckenzie@deo.myflorida.com by the date and time specified in Section B.6, Calendar of Events. Only e-mail inquiries will be accepted. All emails to the procurement officer should contain the solicitation number in the subject line of the email. All questions and/or changes to the solicitation will be posted on the Department of Management Services (DMS) Florida Vendor Bid System (VBS) as an addendum. DEO bears no responsibility for any delays, or resulting impacts, associated with a prospective Respondent's failure to obtain the information made available through the Florida Vendor Bid System. Respondent questions should be submitted in the format included in Attachment J – Technical Questions Submittal Form.

Each Respondent shall be responsible for any and all services required under this solicitation. The Respondent is required to carefully examine the specifications set forth and to be knowledgeable of any and all conditions and requirements that may in any manner affect the work to be performed as described in this solicitation. No allowances will be made to the selected Respondent because of lack of knowledge of conditions or requirements, and the selected Respondent will not be relieved of any liabilities or obligations.

INFORMATION WILL NOT BE PROVIDED BY THE TELEPHONE. Any information received through oral communication shall not be binding on the Agency and shall not be relied upon by any Respondent.

B.10 Submission of Proposal (This section supersedes Section A, PUR 1001, Instruction #3, Electronic Submission of Responses)

Proposals must be submitted in a sealed package with the solicitation number and opening date and time identified on the outside. Proposals must be submitted by U.S. Mail, Courier, or hand delivery. **PROPOSALS SUBMITTED ELECTRONICALLY WILL BE REJECTED.**

Each proposal shall be prepared simply and economically, following the instructions contained herein. It is recommended that all Proposals be hand-delivered or sent via certified mail or overnight courier to ensure timely delivery. Since the Caldwell Building is a secured facility, if the Proposal is being hand delivered, please allow for sufficient time to gain access into the building.

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PROPOSALS RECEIVED AFTER THE EXACT TIME SPECIFIED WILL NOT BE CONSIDERED AND WILL BE RETURNED TO THE RESPONDENT UNOPENED.

B.11 Withdrawal of Proposal

A submitted proposal may be withdrawn, if within seventy-two (72) hours after the proposal due date and time indicated in the Calendar of Events, the Respondent submits a signed, written request for its withdrawal to DEO.

B.12 Proposal Opening (This section supersedes Section A, PUR 1001, Instruction #12, Public Opening)

The proposal opening will be held at the time and date specified in Section B.6, "Calendar of Events" in the Office of Property and Procurement, 107 East Madison Street, Room B-047, Caldwell Building, Tallahassee, Florida.

The names of all Respondents submitting proposals shall be made available to interested parties upon written request to the contact person (Issuing Office) listed in Section B.4. Any person with a qualified disability shall not be denied equal access and effective communication regarding any proposal documents or the attendance to any related meeting or proposal opening.

Sealed proposals received by DEO in response to this solicitation are subject to production, disclosure, inspection and copying, in accordance with Chapter 119, Florida Statutes, once DEO posts its decision or intended decision pursuant to s. 120.57(3)(a), F.S., or 30 days after the proposal opening, whichever is earlier.

B.13 Solicitation Requirements

The following requirements must be met by the Respondent in order for its Proposal to be considered responsive to this solicitation; however, this is **not** an exhaustive list of mandatory requirements. Timely proposals that do not meet all mandatory requirements of this solicitation, including providing all required information, documents or materials, will be rejected as non-responsive. Mandatory requirements of the proposal are those set forth as mandatory, or without which an adequate analysis and comparison of proposals is impossible, or those which affect the competitiveness of proposals or the cost to DEO.

MANDATORY REQUIREMENTS FOR EVALUATION

- A. It is **MANDATORY** that the Respondent submits its proposal in the format prescribed and within the time frame specified in Section B.6, Calendar of Events.
- B. It is **MANDATORY** that the Respondent return, in accordance with the requirements of Sections B.34 and B.36.1, one (1) original, signed and sealed Technical Proposal, four (4) paper copies of the signed original and one (1) electronic copy of the signed original Technical Proposal (on compact disc), which include the following required attachments:
 - 1. DEO Solicitation Acknowledgement Form
 - 2. Attachment A Reference Form
 - 3. Attachment C Drug Free Workplace Certification
 - 4. Attachment D Disclosure Statement/Conflict of Interest
 - 5. Attachment E Certification Regarding Debarment
 - 6. Attachment F Certification Regarding Lobbying
 - 7. Attachment G List of Subcontractors
- C. It is **MANDATORY** that the Respondent return, in accordance with the requirements of Sections. B.34 and B.36.2, one (1) original, signed and sealed Attachment B, Cost Proposal, four (4) paper copies of the signed original and one (1) electronic copy of the signed original Cost Proposal (on compact disc). **Attachment B must be submitted in a sealed package separate from the other attachments.**
- D. It is **MANDATORY** that the Respondents return one (1) original, Addendum Acknowledgement Form that is included with each posting, signed and dated by the individual authorized to bind the Respondent. This mandatory requirement is only applicable if one (1) or more addendums are posted.
- E. If a Respondent fails to submit all completed documentation with its proposal, DEO reserves the right, but has no duty, to contact the Respondent by telephone for submission of this document via email. This right may be exercised when the reply has met all other requirements of the solicitation.

The use of the terms "shall", "must", or "will" within these solicitation documents indicate a **MANDATORY** requirement or condition.

Proposals may be rejected as non-responsible if past performance or current status do not reflect the capability, integrity or reliability to perform fully and in good faith the requirements of the contract.

B.14 Cost of Preparing Respondent's Proposal

DEO is not liable for any costs incurred by a Respondent in responding to this RFP, including those for oral presentations, if applicable.

B.15 Disclosure and Ownership of Proposals by DEO

A Respondent's proposal shall be a public record and subject to production, disclosure, inspection and copying consistent with the requirements of Chapter 119, Florida Statutes. A Respondent's proposal,

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upon submission, and any resulting contract shall be the property of DEO except those parts asserted to be confidential or exempt pursuant to Chapter 119, Florida Statutes, and DEO, in its sole discretion, shall have the right to use, reproduce, and disseminate the proposal and contract.

B.16 Respondent's Duties to Assert Exemption from Disclosure as a Public Record

Any proposal content submitted to DEO which is asserted to be exempted by law from disclosure as a public record shall be set forth on a page or pages separate from the rest of the proposal, and clearly marked "exempt," "confidential," or "trade secret" (as applicable), with the statutory basis for such claim of exemption specifically identified in writing on each and every such page. Failure to segregate and so identify any such content shall constitute a waiver of any claimed exemption as applied to the portion of the proposal or other document in which the content is set forth.

Pursuant to section 215.985(14), F.S., the Department of Financial Services (DFS), has developed a web-based system that provides information and documentation about government contracts called the "Florida Accountability Contract Tracking System" or "FACTS." An important aspect of this system is the posting of contract images on the Internet, including contract attachments, which may include all or part of your proposal to this solicitation.

Any claim of exemption from public disclosure is waived upon submission, unless addressed as set forth above. DEO will attempt to afford protection from disclosure of any trade secret as defined in section 812.081(1)(c), F.S., or section 688.002, F.S., where identified as such in the reply, to the extent permitted under section 815.045, F.S., or section 288.075, F.S., and Chapter 119, F.S. Each Respondent acknowledges that the protection afforded by section 815.045, F.S., is incomplete, and hereby agrees that no remedy for damages may arise from any disclosure by DEO.

DEO takes its public records responsibilities under Chapter 119, F.S., and Article I, Section 24 of the Florida Constitution, very seriously. If a Respondent considers any portion of the documents, data or records submitted in response to this solicitation to be exempted by law from disclosure as a public record, the Respondent must also provide DEO with a separate Redacted Copy of its proposal, in hard copy and on a CD ROM, at the time of proposal submission.

This Redacted Copy shall contain DEO's solicitation name, number, and the name of the Respondent on the cover, and shall be clearly titled "Redacted Copy." The Redacted Copy shall be provided to DEO at the same time the Respondent submits its proposal to the solicitation and must only exclude or obliterate those exact portions which are exempted by law from public disclosure. <u>Each individual portion of the Redacted Copy that Respondent asserts is confidential must contain a citation to the specific law making the content of the redacted portion confidential.</u>

If it is determined that the proposal does not contain any information which is exempted by law from public disclosure, please provide as part of the proposal, a written statement to that effect which is executed by an authorized representative of the Respondent's company with legal authority to make this determination on behalf of the Respondent.

Respondent shall protect, defend, and indemnify, save and hold harmless, DEO from any and all claims, demands, liabilities and suits of any nature arising out of, because of, or due to failure of DEO to release information redacted by the Respondent, and to further indemnify DEO for any other loss DEO incurs due

to any claim being made against DEO regarding portions of its Redacted Copy being confidential, proprietary, trade secret or otherwise not subject to disclosure.

If Respondent fails to submit a Redacted Copy with its proposal, DEO is authorized to produce the entire document(s), data or records submitted by Respondent in answer to a public records request.

B.17 Posting of Recommended Award (This section supersedes Section A, PUR 1001, Instruction #13, Electronic Posting or Notice of Intended Award).

The Proposal Tabulation, with recommended award, will be posted for review by interested parties at the location identified in Section B.6, "Calendar of Events" above and on the Department of Management Services (DMS) Florida Vendor Bid System (VBS) for a period of seventy-two (72) hours, excluding weekends and State observed holidays. Any Respondent who desires to protest the recommended award must file a protest with the Office of Property and Procurement, Department of Economic Opportunity, 107 East Madison Street, Room B-47, Caldwell Building, Tallahassee, Florida 32399-4128, within the time prescribed in Section 120.57(3), Florida Statutes, and Chapter 28-110, Florida Administrative Code.

B.18 Description of Work Being Procured

DEO is requesting proposals from prospective contractors to provide lending solutions and loan servicing specializing in credit bureau and business information. The contractor must provide lending, credit processing, and deposit opening technology as well as accept loan repayments, monitor loan repayment status, and report defaulted loans to the collection agency contracted with DEO. The contractor must perform loan origination – including application intake, underwriting, due diligence, client interfacing application, data archiving, and provide matrix standards. The contractor must have identification and anti-fraud services.

The contractor must provide a web-based Software as a Service Client Tracking software solution to support the Office of Small Business (OSB) loan programs. The system must allow OSB and subrecipients to collect client data, services and outcomes as well as track, assess, and determine eligibility for a variety of loan programs. The contractor shall be responsible for supplying all training, input equipment, business rule analysis, system configuration, installation, maintenance, and software. The solution must be scalable, reliable, and meet the requirements outlined in this RFP. The software must have "business logic" and "domain logic" to ensure program compliance with federal grant rules. "Business logic" and "domain logic" is the part of the program that encodes the business rules that determine how data can be created, displayed, stored, and changed.

All work shall be performed in accordance with the Scope of Work contained in Section C.

B.19 Number of Awards

DEO anticipates the issuance of one (1) contract for services under this solicitation. DEO reserves the right to issue multiple contracts if doing so is believed to be advantageous to DEO and the State of Florida. DEO, at its sole discretion, shall determine whether multiple contracts will be issued.

B.20 Contract Period

The contract period is expected to begin upon execution and remain in effect for a period of thirty-six (36) months. The selected Contractor will be expected to be able to assume the responsibilities outlined herein within thirty (30) days of contract execution.

DEO reserves the right to renew the contract resulting from this solicitation. Renewal of this contract shall be in writing and shall be subject to the terms and conditions set forth in the existing contract. Renewal shall be limited to an additional term not to exceed three (3) years. All renewals are contingent upon satisfactory performance by the Contractor and the availability of funds.

B.21 Type of Contract Contemplated - (This section supersedes Section A, PUR 1000, Condition #2, Purchase Order), only if the Contract award is equal to or greater than \$65,000)

A fixed price contract is proposed; however, DEO reserves the right to award another type of contract if doing so is believed to be advantageous to DEO and the State of Florida, considering price and other factors. The Contractor shall be paid for the services rendered under the contract upon satisfactory completion of these services.

A copy of the proposed contract is included in Section D, "DEO Vendor Core Contract". The requirements contained in the proposed Contract should be closely reviewed by the Respondent. DEO may consider any modifications proposed by the Respondent if it is determined to be in the best interest of DEO.

Information on Federal procurement regulations, state statutes and rules referred to in this solicitation, may be obtained by contacting DEO's Office of Property and Procurement referred to in Section B.4.

B.22 Proposal Acceptance Period

DEO intends to execute the contract(s) as soon as possible after the posting of DEO's decision. DEO, at its discretion, may terminate discussions with the highest ranked Respondent if an agreement is not executed within thirty (30) days after the announcement of an award and may proceed to award the contract to the second ranked Respondent.

B.23 Firm Proposal - (This section supersedes Section A, PUR 1001, Instruction #14, Firm Response).

Any submitted proposal shall remain firm and valid for one hundred eighty (180) days after the proposal submission due date, or until a contract is fully executed, whichever occurs first. The Respondent shall not withdraw any proposal within this time period except as described in paragraph B.11. Any proposal that expresses a shorter duration of validity may, in DEO's sole discretion, be accepted or rejected.

B.24 Disclosure

Information will be disclosed to Respondents in accordance with state statutes and rules applicable to this solicitation.

B.25 Laws and Permits

Contractor(s) must comply with all local, state and federal laws, rules, regulations and codes whenever work is being performed under this contract. All permits and licenses required for this contract must be obtained by the contractor and maintained for the duration of the Contract.

B.26 Insurance

1. Contractor's Commercial General Liability Insurance:

By execution of this Contract, unless Contractor is a state agency or subdivision as defined by Subsection 768.28(2), F.S., Contractor shall provide adequate commercial general liability insurance coverage and hold such liability insurance at all times during this Contract. A self-insurance program established and operating under the laws of the State of Florida may provide such coverage.

2. Workers' Compensation and Employer's Liability Insurance:

Contractor, at all times during the Contract, at its sole expense, shall provide commercial insurance of such a type and with such terms and limits as may be reasonably associated with the Contract, which, as a minimum, shall be: workers' compensation and employer's liability insurance in accordance with chapter 440, F.S., with minimum employer's liability limits of \$100,000 per accident, \$100,000 per person, and \$500,000 policy aggregate. Such policy shall cover all employees engaged in any Contract work.

3. Other Insurance:

During the Contract term, Contractor shall maintain any other insurance as required in Section C, Scope of Work.

The Contractor selected under this RFP shall maintain, during the life of the Contract, Workers' Compensation Insurance for all of its employees connected with this Contract. Such insurance shall comply fully with the Florida Workers' Compensation Law. In case any class of employee engaged in hazardous work under the contract is not protected under the Workers' Compensation statute, Contractor shall provide adequate insurance, satisfactory to DEO, for the protection of its employees not otherwise protected.

The Contractor selected under this RFP shall maintain, during the life of the Contract, comprehensive general liability coverage with limits of not less than \$100,000 per occurrence and \$500,000 general aggregate for bodily injury and property damage.

The selected Contractor's current certificate of insurance shall contain a provision that the insurance will not be canceled or modified for any reason except after thirty (30) days written notice to DEO's Contract Manager, with the exception of ten (10) days' notice for non-payment of premium by the insured.

The selected contractor shall be required to submit insurance certificates, evidencing such insurance coverage, prior to the execution of a contract with DEO. The insurance certificate must name DEO as

an additional insured and identify DEO's Contract Number. Copies of new insurance certificates must be provided to DEO's Contract Manager with each insurance renewal.

B.27 Vendor Registration

Prior to entering into a contract with DEO, the selected contractor must be registered with the Florida Department of Management Services (DMS) MyFloridaMarketPlace Vendor Registration System. Information about the registration process is available, and registration may be completed, at the MyFloridaMarketPlace website at http://www.dms.myflorida.com/business operations/state purchasing/myfloridamarketplace/mfmp-v endors/requirements for vendor registration. Respondents who do not have Internet access may request assistance from MyFloridaMarketPlace Customer Services at (866) 352-3776.

The following DMS Class/Group code is provided to assist you in your registration efforts:

Code	Description
93151501	Public enterprises management or financial services
84141601	Consumer credit gathering or reporting services
84141502	Small business loan agencies
84121504	Development finance institutions
84141701	Business credit gathering or reporting services

A list of Commodity Codes can be found here:

http://www.dms.myflorida.com/business operations/state purchasing/myfloridamarketplace/current projects/myfloridamarketplace commodity code standardization project but if you need assistance, the purchasing office can help.

B.28 Florida Department of State Registration Requirements

All entities identified under chapters 607, 608, 617, 620, 621 and 865, Florida Statutes, seeking to do business with DEO shall, prior to entering into a Contract, be appropriately registered with the Florida Department of State.

B.29 Diversity

The State of Florida is committed to supporting its diverse business industry and population through ensuring participation by minority, women, and veteran-owned business enterprises in the economic life of the state. The State of Florida Mentor Protégé Program connects minority, women, and veteran-owned business enterprises with private corporations for business development mentoring. We strongly encourage firms doing business with the State of Florida to consider this initiative. For more information on the Mentor Protégé Program, please contact the Office of Supplier Diversity at (850) 487-0915 or osdinfo@dms.myflorida.com.

DEO supports diversity in its procurement program and requests that all subcontracting opportunities afforded by this solicitation enthusiastically embrace diversity. The award of subcontracts should reflect the vast array of citizens in the State of Florida. The Respondent can contact the Office of Supplier Diversity at (850) 487-0915 for information on certified business enterprises that may be considered for subcontracting opportunities.

B.30 Contractors and Subcontractors

The resulting contract does not allow the Contractor to subcontract for any of the services provided in the resulting contract.

B.31 Conflict of Interest

The Respondent covenants that it presently has no interest in and shall not acquire any interest, direct or indirect, which would conflict in any manner of degree with the performance of the services required to be performed under the contract resulting from this solicitation. The selected Contractor shall be required to provide written notification to DEO within (5) working days of the discovery of a potential conflict of interest. DEO shall have the authority to determine whether or not a conflict of interest exists.

B.32 Rights to Data and Copyright

Writings, publications, films, videos, technical reports, equipment, computer hardware and software, recordings, computer programs, computerized data bases, data processing programs, pictorial reproductions, maps, drawings, specifications, graphical representations, and works of similar nature (whether copyrighted or not copyrighted), which are submitted with a proposal or specified to be delivered under a project contract shall be maintained by DEO and may be released as public records. Additionally any writings, publications, films, videos, technical reports, equipment, computer hardware and software, recordings, computer programs, computerized data bases, data processing programs, pictorial reproductions, maps, drawings, specifications, graphical representations, and works of similar nature (whether copyrighted or not copyrighted), which are developed or produced and paid for in whole or in part by contract funds become the property of DEO except as may otherwise be provided in the Contract.

B.33 Most Favored State Status

The selected Respondent must agree to a most favored state status so that in the event the selected Respondent offers any other State Workforce Agency (or department) more favorable contract terms in relation to reimbursable items and events, or revenue share percentages that the selected Respondent agrees to make those terms available to DEO at the DEO's option. Upon execution of the Contract, the selected Respondent shall sign a Preferred Pricing Affidavit, as required by section 216.0113, F.S. Following execution of the Contract, the selected Respondent shall submit a Preferred Pricing Affidavit annually.

B.34 Submittal Requirements

One original Technical Proposal and four (4) copies thereof shall be bound, enclosed and sealed individually and one (1) electronic copy of the signed original Technical Proposal (on compact disc). The original shall be labeled "Original Technical Proposal" and all copies shall be labeled "Technical Proposal Copy." The original and copies may then be submitted together.

One (1) signed original Cost Proposal and four (4) copies thereof shall be bound, enclosed and sealed individually, and one (1) electronic copy of the signed original Cost Proposal (on compact disc). The original shall be labeled "Original Cost Proposal" and all copies shall be labeled "Cost Proposal Copy." The original and copies may then be submitted together.

If a Respondent fails to submit the one (1) electronic (i.e., on compact disc), signed copy of its original Technical Proposal or the one (1) electronic (i.e., on compact disc), signed copy of its original Cost Proposal with its proposal package, DEO reserves the right to contact the Respondent by telephone for submission of this document via mail. This right may be exercised when the proposal has met all other requirements of the solicitation.

The Respondent's Technical Proposal shall be packaged separately from its Cost Proposal or the proposal package will be rejected.

If Respondent considers any portion of its Technical Proposal or Cost Proposal to be confidential, the Respondent shall submit a compact disc containing one (1) copy of the signed, original proposal with the confidential information redacted. This compact disc shall be titled "Redacted Copy."

B.35 Elaborate Proposals

It is not necessary to prepare your proposal using elaborate brochures and artwork, expensive paper and bindings, or other expensive visual presentation aids. Your proposal shall be prepared in accordance with the instructions herein.

B.36 Instructions for Preparation of the Proposal

The instructions for this solicitation have been designed to help insure that all proposals are reviewed and evaluated in a consistent manner, as well as to minimize cost and response time.

B.36.1 Technical Proposal Format

The Technical Proposal package shall be prepared by each Respondent utilizing 8.5" x 11" paper.

Using the description of work outlined in Section B.18 above and Section C, Respondents shall prepare their Technical Proposal Package in the order outlined below, with the sections tabbed for ease of identification and review.

The Respondent's Technical Proposal shall be packaged and sealed separately from its Cost Proposal. Failure of the Respondent to provide any of the information required in the technical proposal portion of the proposal package shall result in a score of zero (0) for that element of the evaluation which will result in the proposal being deemed non-responsive and rejected.

The Technical Proposal will consist of the following and follow the format listed:

• Cover Sheet - DEO Solicitation Acknowledgement Form

DEO's Solicitation Acknowledgement Form shall be completed as instructed. Respondents are required to complete, sign and return the "DEO Solicitation Acknowledgment Form" with its proposal submittal. This form must be completed and signed by a representative who is authorized to contractually bind the Respondent.

If a Respondent fails to submit a signed DEO Solicitation Acknowledgement Form with its proposal, DEO reserves the right to contact the Respondent by telephone for submission of this document via email with follow up via mail. This right may be exercised when the proposal has met all other requirements of the solicitation.

In the event that Respondents submit a proposal as a joint venture, each member of the joint venture must complete and sign a separate Solicitation Acknowledgement Form.

The Respondent's Technical Proposal will consist of the following and shall follow the format listed:

• Tab 1 – Respondent's Management and Technical Plan

The Respondent shall provide a management plan which describes the administration, management, key personnel and responsible office.

Administration and Management (Company Profile)

The Respondent must include a description of the organizational structure and management style established and the methodology to be used to control cost, ensure reliable services and to maintain schedules; as well as the means of coordination and communication between the organization and the DEO. Information about the company's experience shall be submitted including company profile, experience, years in business, salary, and references. The proposal should be written in non-technical language to summarize the Respondent's overall capabilities and approaches for accomplishing the services specified herein. This would include the number of staff and number of hours proposed to complete the services specified herein.

Technical Approach

The Respondent should explain the approach, capabilities, and methods it proposes to use to accomplish the tasks in the Scope of Work outlining specific details as to how the work will be accomplished. The Respondent should identify any safety concerns and how it will address those issues. Any specific techniques it will use should also be provided.

Identification of Key Personnel

The Respondent must provide the names of key personnel on the Respondent's team, as well as a resume for each individual proposed and a description of the functions and responsibilities of each key person relative to the tasks to be performed. The approximate percent of time to be devoted exclusively for this project and to the assigned tasks should also be indicated. The Respondent should also include this information for any vacant positions anticipated to be filled and used in the Contract.

Responsible Office

The Respondent may have more than one office location. The office assigned responsibility for the work shall be identified in the Technical Proposal. If different elements of the work will be done at different locations, those locations shall be listed.

• Tab 2 - Duty of Continuing Disclosure of Legal Proceedings

- o If, applicable, Respondent must disclose, as part of its Proposal, all prior or on-going civil or criminal litigation, investigations, arbitration or administrative proceedings ("Proceeding(s)") involving Respondent (and each subcontractor) in a written statement to DEO. Thereafter, Respondent has a continuing duty to promptly disclose all Proceedings upon occurrence.
- This duty of disclosure applies to Respondent's or its subcontractor's officers and directors when the Proceeding relates to the officer or director's business or financial activities. Details of settlements that are prevented from being disclosed by the terms of the settlement may be annotated as such.
- Respondent shall promptly notify DEO of any Proceeding relating to or affecting the Respondent or subcontractors' business. If the existence of such Proceeding causes DEO concern that Respondent or subcontractors' ability or willingness to perform the Contract is jeopardized, Respondent shall be required to provide DEO all reasonable assurances requested by DEO to demonstrate that:
 - Respondent will be able to perform this Contract in accordance with its terms and conditions, and
 - Respondent and/or its subcontractor(s) has/have not and will not engage in conduct in performing services for DEO which is similar in nature to the conduct alleged in such Proceedings.

• Tab 3 – Attachments

Proposals to this RFP must include the following documents and certifications:

- 1. Reference Form (Attachment A)
- 2. State Project Plan (B.38), include Drug-Free Workplace Certification (Attachment C)
- 3. Disclosure Statement/Conflict of Interest Disclosure (Attachment D)
- 4. Certification Regarding Debarment (Attachment E)
- 5. Certification Regarding Lobbying (Attachment F)
- 6. Certified Minority Business Enterprise (CMBE) Certification, if applicable. Attach a copy of your CMBE Certification, if certified with the Florida Department of Management Services.

B.36.2 Cost Proposal Submittal

Each Respondent shall use the forms provided as Attachment B, "Cost Proposal", to provide rates for the services requested in this solicitation. The Respondent's "Cost Proposal" shall be sealed and packaged separately from its Technical Proposal. Failure by the Respondent to submit the "Cost Proposal" sealed separately from the Technical Proposal shall result in the proposal package being deemed non-responsive, and therefore, the proposal will be rejected.

The rates provided shall include the cost of all things necessary to accomplish the services outlined in Section C and the Respondent's proposal hereto, including, but not limited to, Respondent's furnishing the necessary personnel and labor, supplies, equipment, services, insurance, MyFloridaMarketPlace transaction fees, miscellaneous expenses and the application of all multiples (i.e. overhead, fringe benefits, etc. .), travel, and incidental expenses.

Failure by the Respondent to complete and submit Attachment B, "Cost Proposal," and provide a cost on Attachment B shall result in the proposal being deemed non-responsive, and therefore, the proposal will be rejected. Footnotes, notations, and exceptions made to Attachment B shall not be considered.

B.37 Past Performance References

In the spaces provided on Attachment A, the Respondent must list three (3) separate and verifiable clients, other than DEO, for which work similar to that specified in this solicitation has been performed for a period of at least ten (10) continuous year(s). The Respondent's work for the clients listed must be for work similar in nature to that specified in this solicitation. Confidential clients shall not be included. Do not list DEO as a client reference (as explained below, if Respondent has performed work as a prime contractor of DEO during the timeframe specified above, DEO will be one of the two clients selected for contact). Proposals that list DEO as a client reference will result in the Respondent receiving a score of zero (0) points for the Past Performance References section of the evaluation criteria.

The same client may not be listed for more than one (1) reference (for example, if the Respondent has completed a project for the Florida Department of Transportation – District One and one project for the Florida Department of Transportation – District Two, only one of the projects may be listed because the client, the Florida Department of Transportation, is the same).

Firms that are currently parent or subsidiary companies to the Respondent will not be accepted as Past Performance references under this solicitation.

In the event that the Respondent has had a name change since the time work was performed for a listed reference, the name under which the Respondent operated at the time the work was performed must be given at the end of the project description for that reference, on Attachment A.

In the event that Respondents submit a proposal as a joint venture, at least one (1) past performance client must be listed for each member of the joint venture. However, the total number of clients to be listed remains three (3).

References should be available to be contacted during normal working hours. DEO will choose, at its own discretion, two (2) of the Respondent's references to contact in order to complete an evaluation questionnaire as provided in Attachment G. In the event that the Respondent has performed work as a prime contractor for DEO within the timeframe specified above, DEO shall attempt to contact one Department and one non-Department reference. In the event that the Respondent has not performed work as a prime contractor for DEO within the timeframe specified above, DEO shall attempt to contact two (2) non-Department references.

DEO will attempt to contact each selected reference by phone or email up to three (3) times. In the event that the contact person cannot be reached following the specified number of attempts, the Respondent shall receive a score of zero (0) for that reference evaluation. DEO will not attempt to correct incorrectly supplied information and will not select a replacement for a non-responding reference.

Failure to provide the required information for a minimum of three (3) separate and verifiable clients in the spaces provided on Attachment A or failure to provide the required information for each

reference shall result in the Respondent receiving a score of zero (0) for the Past Performance section of the evaluation criteria.

B.38 State Project Plan

The Respondent should submit a written plan addressing the State's four (4) objectives listed below, to the extent applicable to the items/services covered by this solicitation. DEO expects prospective respondents to address each objective. Objectives not addressed in the selected Respondent's proposal must be addressed prior to Contract execution. The State reserves the right to negotiate mutually acceptable changes with the respondent selected for award, prior to execution of the contract.

- 1. Environmental Considerations: The State supports and encourages initiatives to protect and preserve our environment. The Respondent shall submit as part of this plan, the Respondent's plan to support the procurement of products and materials with recycled content. The Respondent shall also provide a plan for reducing and/or handling of any hazardous waste generated by the Respondent which must comply with the provisions of rule 62-730.160, Florida Administrative Code, and applicable State and Federal laws. It is a requirement of the Florida Department of Environmental Protection that a generator of hazardous waste materials that exceeds a certain threshold must have a valid and current Hazardous Waste Generator Identification Number. This identification number shall be submitted as part of the Respondent's explanation of its company's hazardous waste plan and shall explain in detail its handling and disposal of waste.
- 2. Certification of Drug Free Workplace Program: The State supports and encourages initiatives to keep the workplace of Florida's suppliers and contractors drug free. Section 287.087, Florida Statutes, provides that, where proposals which are equal with respect to price, quality, and service are received, preference shall be given to a proposal received from a respondent that certifies it has implemented a drug-free workforce program. If the Respondent has a drug-free workplace program, the Respondent shall sign and submit the "Certification of Drug Free Workplace Program" Form, attached hereto and made a part hereof as Attachment C.
- 3. **Products Available from the Blind or Other Handicapped (RESPECT)**: The State supports and encourages the gainful employment of citizens with disabilities. Information about RESPECT and the products it offers is available at http://www.respectofflorida.org.
 - The Respondent shall describe how it will support the use of RESPECT in offering the services/items being procured under this solicitation. Respondents proposing the use of RESPECT as a subcontractor shall be required to provide written proof of a subcontractor agreement for this solicitation with RESPECT with their proposal. The written documentation shall be a one (1) page letter supplied by the subcontractor on its letterhead stationery, clearly identifying the DEO Solicitation Number, the project title, and the prime contractor with whom the company intends to subcontract.
- 4. **Prison Rehabilitative Industries and Diversified Enterprises, Inc. (PRIDE)**: The State supports and encourages the use of Florida Correctional work programs. Information about PRIDE and the products it offers is available at http://www.pride-enterprises.org.

The Respondent shall describe how it will support the use of PRIDE in offering the services/items being procured under this solicitation. Respondents proposing the use of PRIDE as a subcontractor shall be required to provide written proof of a subcontractor agreement for this solicitation with PRIDE with their proposal. The written documentation shall be a one (1) page letter supplied by the subcontractor on its letterhead stationery, clearly identifying the DEO Solicitation Number, the project title, and the prime contractor with whom the company intends to subcontract.

B.39 RFP Process

The RFP process is conducted in two sequential phases: first, the Proposal Preparation Phase, and second the Evaluation Phase.

- 1. In the Proposal Preparation Phase, the Respondents will prepare and submit a proposal to the Procurement Officer based on the requirements identified previously in Section C of this RFP and any addenda to the RFP.
- In the Evaluation Phase, an evaluation team will evaluate and score the proposals according to the evaluation criteria contained in the RFP and DEO will then post DEO's decision, as set out in Section B.6, Calendar of Events.

B.40 Evaluation Criteria

1. General

- a. DEO reserves the right to accept or reject any or all proposals received and reserves the right to make an award without further discussion of the proposals submitted.
- b. Non-responsive proposals shall include, but not be limited to, those that:
 - Fail to meet any statutory requirements;
 - Are irregular or are not in conformance with the requirements and instructions contained herein;
 - Fail to utilize or complete prescribed forms; or
 - Have improper or undated signatures
- c. In determining whether a Respondent is responsible, DEO may consider any information or evidence which comes to its attention and which reflects upon a Respondent's capability to fully perform the contract requirements and/or the Respondent's demonstration of the level of integrity and reliability which DEO determines to be required to assure performance of the Contract. DEO may deem the Respondent as nonresponsible.

2. Evaluation Criteria

See Attachment I – Evaluation Criteria

3. Evaluation Scoring.

Each proposal will be reviewed by at least three (3) evaluators who will independently score the proposal based on the criteria contained in Attachment I. The Issuing Office identified in Section B.4, will collect all of the completed evaluation scoring forms from the evaluators at the completion of the evaluation period, and will attempt to contact references via telephone to obtain the past performance reviews. The scores for the past performance reviews, cost, and the evaluators score sheets will be tabulated for inclusion on the summary score sheets for calculation of the total numerical rating. The Procurement Office will average the total point scores to convert to average rank, for each proposal for all evaluators. The Procurement Office shall present the average rankings to the program area and Agency Head, or his or her designee, who will then determine the recommended contract award or the short list of Respondents to participate in oral discussions.

DEO reserves the right to short list Respondents deemed to be in the competitive range to conduct oral discussions prior to the final determination of contract award. If DEO exercises the right, the short list will be posted on the Vendor Bid System. In the event DEO exercises the right to hold oral discussions, the scores given for each evaluation criterion will be added to the score given for that same criterion initially.

For example:

<u>Firm</u>	Raw Points Received	<u>Rank</u>
Company A	90	2
Company B	100	1
Company C	80	3.5*
Company D	75	5
Company E	80	3.5*

^{*}In the event that multiple Respondents have the same raw point score, the rank positions needed to cover those Respondents are averaged and each Respondent receives that rank. In this case the third and fourth ranks are tied so 3 + 4 = 7; 7 divided by 2 = 3.5. Each Respondent receives a rank of 3.5.

In the best interest of the State, DEO reserves the right to reject any and all proposals or waive any minor irregularity or technicality in proposals received.

B.41 Award

Upon completion of the evaluations, the Contract, if awarded, shall be awarded to the responsible and responsive Respondent(s) whose proposal is determined to be the most advantageous to DEO. DEO reserves the right to award any or all parts of the solicitation to a single or multiple Respondents.

A printed copy of the score tabulation(s) and DEO's intended award decision will be posted for 72 hours in the Purchasing Office, Room B-047 Caldwell Building, locate at 107 E. Madison Street, Tallahassee, Florida, and on the Vendor Bid system at the following website URL address:

http://vbs.dms.state.fl.us/vbs/search.criteria form.

A copy will also be available upon written request to the Office of Property and Procurement. Telephone requests will NOT be accepted. Each written request must contain a self-addressed, stamped envelope (unless an e-mail response is being requested) and must reference the solicitation title and number.

B.42 Identical Tie Proposals

If proposals which are equal with respect to price, quality, and service are received, then the award shall be determined in the order of preference listed below (from highest priority to lowest priority):

- (1) Proposals that certify that a drug-free workplace has been implemented in accordance with Section 287.087, F.S.;
- (2) In accordance with Section 287.057(11), F.S. which states that "if two equal responses to a solicitation or a request for quote are received and one response is from a certified minority business enterprise, the agency shall enter into a contract with the certified minority business enterprise";
- (3) If (1) and (2) above fail to resolve the identical evaluations, then the award shall be made in accordance with what DEO deems to be in the best interest of the State, considering factors such as prior performance on state contracts or other governmental contracts; and
- (4) If the application of (1), (2), and (3) fails to resolve the identical evaluations, then the award shall be made by a means of random selection (e.g., a coin toss or drawing of numbers).

B.43 Terms and Conditions (This section supersedes Section A, PUR 1001, Instruction #4, Terms and Condition).

All proposals are subject to the terms of the following sections of this solicitation, which, in case of conflict, shall have the order of precedence listed:

- 1. Scope of Work (Section C),
- 2. DEO Core Contract (Section D),
- 3. Special Instructions for the Preparation and Submission of Proposals (Section B),
- 4. General Conditions (PUR 1000),
- 5. General Instructions to Respondents (PUR 1001), and
- 6. Respondent's Proposal.

DEO objects to and shall not consider any additional terms and conditions submitted by a Respondent, including and appearing in documents attached as part of the Respondent's proposal. In submitting its proposal, a Respondent agrees that any additional terms or conditions, whether submitted intentionally or inadvertently, shall have no force or effect. Failure to comply with terms and conditions found in this solicitation, including those specifying information that must be submitted with a proposal, shall be grounds for rejecting a proposal.

Any requirement of this solicitation which indicates the consequence of any noncompliance shall be strictly enforced.

B.44 Trade Names

The product described in this RFP must be bid as specified. Alternate products that are bid will not be considered, and any proposal containing an alternate product will be rejected.

B.45 Visitor Pass to the Caldwell Building

Each visitor to the Caldwell Building is required to sign in and obtain a visitor's pass at the security desk on the first floor, or the security desk at the loading dock entrance. Please allow enough time to obtain a visitor's pass if hand delivering your proposal to the Office of Property and Procurement. The official date and time of receipt is the date and time the proposal is stamped as received by the Office of Property and Procurement.

B.46 Employment of DEO Personnel

Contractor shall not knowingly engage, on a full or part-time basis, any personnel who are in the employment of DEO, without prior written approval of DEO.

Further, the Contractor shall not knowingly engage any former employee of DEO where such employment conflicts with the requirements of section 112.3185, F.S.

B.47 Respondent's Responsibility

It is understood and the Respondent hereby agrees to be solely responsible for obtaining all materials and determining the best methods that will be utilized to meet the intent of the requirements of this solicitation.

B.48 Accessible Electronic Information Technology

Respondents submitting proposals to this solicitation must provide electronic and information technology resources in complete compliance with the accessibility standards provided in Rule 60-8.002, F.A.C. These standards establish a minimum level of accessibility.

B.49 Agency for State Technology (AST)

The Respondent understands its duty to comply with the Florida Information Technology Project Management and Oversight Standards as defined in Chapter 74-1, F.A.C. The Respondent will ensure the AST has the necessary data and reports to support compliance. The AST shall have the authority to access any and all documents, information or gain other access afforded DEO under this Contract.

B.50 Definitions (please add any applicable definitions in alphabetical order pertaining to this ITN that are not listed below)

- Contractor: The person or entity that enters into a contract to sell commodities or contractual services to DEO.
- Invoice: Contractor's itemized document stating prices and quantities of goods and/or services delivered, and sent to DEO for verification and payment.
- Project Manager: DEO's staff member(s), manager(s), Contractor(s) or consultant(s) with overall responsibility and authority to oversee the contractual services being performed or provided by the Contractor for DEO as described in the Contract.

- Respondent: The person or entity submitting a proposal in response to a Request for Proposal.
- Responsive Bid: A bid submitted by a responsive and responsible vendor that conforms in all material respects to the solicitation.
- Responsible Vendor: A vendor who has the capability in all respects to fully perform the
 contract requirements and the integrity and reliability that will assure good faith
 performance.
- Responsive Vendor: A vendor that has submitted a bid, proposal, or reply that conforms in all material respects to the solicitation.
- Vendor: A person or entity that sells or offers to sell commodities or contractual services.
- Vendor Bid System (VBS): The system which allows all state agencies to advertise bids and exceptional purchases on MyFlorida.com. It also permits registered vendors to receive automatic email notification of bid advertisements, addendums to bids, and exceptional purchases.

B.51 Strict Enforcement

DEO reserves the right to enforce strict compliance with any requirement of this solicitation.

SECTION C SCOPE OF WORK

C.1 Purpose

The purpose of this procurement is to acquire a cloud-based solution automating the loan application, approval process, loan payment and distribution, and repayment process.

C.2 Background/Overview

The Office of Small Business' (OSB) primary services include the administration, oversight, and monitoring of all loan programs while providing technical assistance and support to small business owners. The office also reviews applications, conducts financial and legal due diligence, manages program contracts, loan status monitoring, loan program closeouts, and submission of loan recommendations to senior leadership for approval.

The Office of Small Business administers multiple loan programs. These programs may include the following:

- State Small Business Credit Initiative
- Black Business Loan Program
- Export Finance Program
- Microfinance Loan Guarantee Program
- EDA Revolving Loan Fund
- Loan programs created pursuant to one or more General Appropriations Acts

Contractor must have the capacity to service the above listed small business loan programs administered by DEO or its partners.

The contractor will be responsible for providing ongoing maintenance and support. The respondent must provide pricing details regarding the maintenance and support cost for an initial three years and potential renewal of three years on Attachment B, Cost Proposal.

C.3 General Description

DEO is seeking a lending solutions and loan servicing provider to perform the services below for loans applications submitted to the OSB or one of its partners or certified Administrators. Maximum compensation to administer and service loans will not exceed Fifty Thousand Dollars (\$50,000.00) per year.

The solution must be:

- Secure and cloud-based.
- Public-facing and user-friendly.
- Interactive and accessible by multiple agencies.
- Functional on multiple types of devices e.g. laptop and mobile.
- Able to feed data fields to the database.
- Scalable to meet the needs and capacity of all DEO loan programs.

The solution must allow for:

- The state to retain ownership of the data.
- The state to define an approved, denied, and defaulted loan.
- Direct deposit loan payments and repayments.
- Confidential treatment of any information which may be confidential or exempt from public records disclosure.

The proposal will provide a solution through a Software-as-a-Service (SaaS) model in which ongoing maintenance and support will be provided by the contractor. The Respondent must provide pricing details regarding maintenance and support costs for an initial years and potential renewal of years in Attachment B, Cost Proposal.

The contractor must meet the following high level technical requirements:

#	Technical Requirements
1	Ability to manage ongoing reporting specific to each loan OSB program.
2	Ability to manage ongoing reporting and data tracking management associated with OSB sources of funds.
3	Other funding/funder-related features available as part of the base price of the solution.
4	Capability to handle/reject duplicate client records.
5	Capability to collect demographics loan applicants.
6	Capability to handle error/omission during the entry of applications.
7	Capability to provide support to the Loan Administrators offered through the OSB.
8	Capability to provide technical customer support for all approved borrowers during loan servicing of loans offered through the OSB.
9	Capability to provide personalized applications for each loan program within OSB.
10	Capability to upload applications electronically.
11	Capability to give "real time" prompts and not move forward if certain required data is not entered.
12	Capability of system to aid in determining eligibility for OSB loan programs.
13	Capability to provide a small business "start-up" score when no historical data is available.
14	Capability to provide statistical indicators related to lending or repayment capabilities.
15	Capability to import customer data or service data from a flat file or other external source.
16	Capability to identify and reject addresses that do not exist.
17	Capability to update system with addresses of newly developed properties.

18	Capability to upload soft copies of required customer documentation and associate them with the loan applicant's profile. Such documents include: Driver's License or Non-Driver's Identification Card State Issued Picture Identification Card Certifications Birth Certificate Resume Landline Phone Bill (Not Cell Phone Bill) Mortgage statement/Mortgage Deed Recent Pay Stub IRS Form W-2 (Wage and Tax Statement) IRS Form 1040 (Federal Income Tax Form) TANF Income Statement Supplemental Security Income (SSI) Statement Employer Income Verification Any other supporting document
19	Capability to accept electronic signatures.
20	Capability to be compatible with mobile devices.
21	Capability to make payments via direct deposit to approved OSB borrowers.
22	Capability to receive loan repayments from OSB borrowers.
23	Capability to monitor repayment status of all approved loans through the OSB.
24	Other intake related features available as part of the base price of the solution.
25	Capability to segregate services received by applicants and borrowers based on staff person providing the direct service.
26	Capability to segregate services received by applicants and borrowers based on the DEO service provider administering the services, as well as the date of the service.
27	Other service/outcome entry related features available as part of the base price of the solution.
28	Capability to initiate and facilitate case management by staff, to record detailed notes, and to follow-up on clients.
29	Capability to store all history of services/outcomes associated with a loan and loan application.
30	Capability to maintain a database of loan applications, loan closing documentation, borrower demographic information and correspondence.
31	Capability of the system to track various types of client interactions (i.e. phone calls, meetings, file updates.)
32	Capability to upload documents, files and images so that files may be audited online/electronically; and also accept scanned supporting documents while associating those files with a given record.
33	Other loan management related features available as part of the base price of the solution.
34	Capability to protect client privacy via user access levels and masking of social security numbers.
35	Capability to restrict read/write access to client SSNs by unauthorized staff.
36	Capability to archive records and/or to designate inactive clients for reason e.g. death, migration out of area, or no longer eligible.

37	Other applicant and borrower data related features available as part of the base price of the solution.
38	Capability to dynamically generate reports based on selected parameters, dates and terms/characteristics. Such parameters include starting date, ending date, zip code, county, or program.
39	Capability to generate unduplicated applicant and borrower counts across all agency programs and partners.
40	Capability to export a user-created report to a Word document, Excel or Adobe.
41	Capability to generate data integrity check reports as well as logs of modifications to already entered data.
42	Capability for staff persons to generate a report of all pending follow-up actions to be done as of the date of the report.
43	Capability for managers to generate a report on all follow-up actions that are past due by staff persons responsible for each.
44	Other reporting related features available as part of the base price of the solution.
45	Capability of the system to allow for custom program/service creation.
46	Capability of the system to allow for the addition of demographic characteristics deemed necessary at a later date.
47	Capability to maintain electronic applications of approved and denied applicants.
48	Capability to search the system by multiple criteria including repayment status and defaulted loans.
49	Capability of sending defaulted loans to collection agency contracted with OSB.
50	Capability to use active directory authentication/passwords and access levels to restrict staff access to certain client/outcome data.
51	Capability for the system to have an Application Programming Interface (API) that would allow DEO access to the database.
52	Capability to restrict staff ability to revise previously entered records/services/outcomes without administrator permission.
53	System updates that keep DEO up to date with OSB Reporting requirements are included as part of ongoing maintenance.
54	Capability to establish agency level and program level outcome/service targets, and to track actual performance against established goals and targets.
55	Other system administration features available as part of the base price of the solution.

C.4 Deliverables, Tasks, Performance Measures and Financial Consequences

Contractor agrees to perform the following:

Description/Tasks	Minimum Performance	Level	of	Financial Consequences
Conduct project kickoff meeting(s) at DEO's location. Develop the Project Management Plan (PMP) and the PMP subplans in Microsoft Project, as specified in Section C.5.1.	Management PMP sub-pla within (10) te contract exec	npleted Property Plan (PMP) ns, as specin business daution. attendance y submission PMP plans er request, which must	oject and ified, ys of as n of and uired	Failure to provide approved sign-in sheet, PMP and PMR sub-plans within (10) ter business days of contract execution will result in a deduction of 5% of the deliverable cost every five business days beyond the due date. Such reduction shall be made from the deliverable payment.
				Deliverable 1 - \$Cos
Deliverable No. 2 – Loan Program	Analysis and Customization	Design Phase	e	Deliverable 1 - \$Cos
Deliverable No. 2 – Loan Program Description/Tasks		Design Phase Level	e of	Deliverable 1 - \$Cos

Planning Phase

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	nfiguration and Development Phas	Se
Deliverable No. 3 – Testing	1000	I =:
Description/Tasks	Minimum Level of Performance	Financial Consequences
Contractor must complete all	Contractor must perform all	Failure to complete all testing
testing, as specified, in section	testing, as specified, within 30	as specified, within 30
C.5.3.	business days of contract	business days of contrac
	execution.	execution will result in
		deduction of 5% of the
	Evidenced by the submission of	deliverable cost every five
	detailed testing results and any	business days beyond the du
	other required documentation	date. Such reduction shall be
	and resolutions, which must be	made from the deliverable
	approved and accepted by	payment.
	DEO.	
	Acceptance of this Deliverable	
	will be evidenced by the	
	submission of testing sign-off	
	documents approved by DEO.	
		Deliverable 3 - \$Cos
Deliverable No. 4 – Implementat	ion of the Solution	
Description/Tasks	Minimum Level of	Financial Consequences
, , , , , , , , , , , , , , , , , , , ,	Performance	
Contractor must complete the	Contractor must complete the	Failure to complete the
implementation process, as	implementation process, as	implementation process within
specified in section C.5.4.	specified, within 40 business	40 business days of contract
	days of contract execution.	execution, as specified, will
	•	result in a deduction of 5% of
	Evidenced by the submission of	the deliverable cost for each
	implementation results and any	business week beyond the due
	other required documentation,	date. Such reduction shall be
	which must be approved and made from the deliverable	
	accepted by DEO.	payment.
	, ,	Deliverable 4 - \$Cos
Tec	ining and Knowledge Transfer Pha	ς <u>α</u>
	erials and Knowledge Transfer Plan	
Description/Tasks	Minimum Level of	
Description, rasks	Performance	- mandar consequences
Contractor will develop training	A minimum of one (1) set of	The Training Materials and th
materials, as specified in section	·	Knowledge Transfer Plan mus
C.5.5. Training materials mus	_	be 100% completed
include: procedures, interactive		submitted and approve
courses, schedule, support	•	• •
	,	1
	. execution.	contract execution. Failure t
curriculum, sample data, etc needed to train the DEC		contract execution. Failure t complete and submit eac

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administrators and users of the	The Training Materials and the	will result in a deduction of 5%
new solution.	Knowledge Transfer Plan for	of the deliverable cost every
	each phase shall be accepted	five business days beyond the
Develop a knowledge transfer	only upon approval by DEO.	due date. Such reduction shall
plan, as defined below, which		be made from the deliverable
includes information on how DEO		payment.
administrators will make future		
configuration and modifications		
to the solution.		
		Deliverable 5 - \$Cost

Deliverable No. 6 – Knowledge Transfer

Description/Tasks	Minimum Level of Performance	Financial Consequences
Contractor must conduct on-site Knowledge Transfer based on training materials and Knowledge Transfer Plan, as specified, in section C.5.6.	Contractor must complete the on-site Knowledge Transfer within 60 business days of contract execution.	Failure to conduct knowledge transfer based on the approved training materials within 60 business days of contract execution will result in a deduction of 5% of the deliverable cost for each business week, until training materials are developed and training is provided. Such reduction shall be made from the deliverable payment.

Deliverable 6 - \$Cost

Deliverable No. 7- Project Closure

Description/Tasks	Minimum Performance	Level	of	Financial Consequences
Contractor will prepare and submit a Project Closure Report which includes details of the activities needed to close out all Project activities, tasks, and reports, as specified in section C.5.7.	Evidenced by of the Project and supportin within 65 bus contract exect	Closure Re g reports iness days	port	Failure to submit the Project Closure Report supported with required documentation within (65) sixty business days of contract execution will result in a deduction of 5% of the deliverable cost for each business week beyond the due date. Such reduction shall be made from the deliverable payment.

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C.5 Contractor's Responsibilities

Contractor agrees to perform the following:

- Facilitate the Project kickoff meeting at DEO's location and develop the Project Management Plan (PMP) and the PMP sub-plans in Microsoft Project. As part of the PMP, Contractor must conduct weekly project status meetings and provide DEO weekly project status reports. The Project Management Plan must include:
 - a. Project Plan Summary;
 - b. Project Scope Management Plan;
 - c. Resource Management Plan;
 - d. Risk Management Plan;
 - e. Communication Plan;
 - f. Project Change Management Plan;
 - g. Project Schedule (developed in Microsoft Project format);
 - h. Quality Management Plan; and
 - i. Security Management Plan.

2. Loan Program Customization:

- a. Contractor will work with DEO's Enterprise Architecture team to determine any required hardware, software, and/or equipment required to develop a customized program for each loan program, as part of the Contractor's solution.
- b. Contractor will purchase required hardware, software, and equipment, as approved by DEO, for the logical and physical architecture, server specifications, software components and licenses, high-level work flow, database and network design, interface/Webservices, and reporting requirements.
- c. Contractor will implement customizations per DEO OSB requirements.
- d. Contractor will work with OSB staff to develop customized applications and processes for each loan program.
- e. Payments for this deliverable will be made as tasks are completed per the approved project schedule and verified and approved by DEO. Contractor must submit a line item invoice to DEO's Contract Manager and provide sufficient supporting documentation to support a pre- and post-audit of items billed to include, but not limited to: Bills of lading for equipment, hardware, or software purchased, serial numbers, manufacturer, models, solution design requirements met, or user acceptance tests tools developed by Contractor and approved by DEO.
- 3. Testing. Contractor will perform applications, infrastructure, and network testing to include, but not limited to:
 - a. Functional testing to check whether the application is working as per the requirements;
 - b. Conduct integration testing to ensure the integration of the SaaS system with others;
 - c. Perform exploratory testing on new test cases;
 - d. Test the network security, security threats, integrity and accessibility as part of infrastructure and security testing;

- e. Ensure the quality of the SaaS connectivity as well as testing the user interface with respect to portability and compatibility;
- f. Regression testing;
- g. Conduct load, performance and scalability testing to verify the behavior of the application at peak loads, in multiple environments;
- h. Analyze browser compatibility of the application when accessed on different browsers
- i. Conduct API testing to ensure functionality, security, completeness, and performance of associated documentation; and
- j. Validate any customer queries as a part of Operational testing.
- k. Payments for this deliverable will be made as tasks are completed per the approved project schedule and verified and approved by DEO. Contractor must submit a line item invoice to DEO's Contract Manager and provide sufficient supporting documentation to support a pre- and post-audit of items billed to include, but not limited to: Bills of lading for equipment, hardware, or software purchased, serial numbers, manufacturer, models, solution design requirements met, or user acceptance tests tools developed by Contractor and approved by DEO.
- 4. Implementation of the Solution. Contractor will complete the following Implementation tasks within the timeframe specified in the approved project schedule:
 - a. Deliver the solution ensuring technical requirements in Section 3, General Description, are incorporated into the solution configuration.
 - b. Resolve testing/defect issues.
 - c. Contractor must successfully test, launch, and deploy the approved solution and will be paid upon successful deployment of the approved solution.
 - d. Contractor must submit a line item invoice to DEO's Contract Manager and provide sufficient supporting documentation to support a pre-and post-audit of items billed. Payment for this deliverable will be approved by the Business Project Manager after DEO verifies the solution is completely operational and in production.
- 5. Training Materials and Knowledge Transfer Plan. Contractor will develop Training Materials consisting of the procedures, interactive courses, schedule, support, curriculum, and sample data needed to train the DEO administrators and users of the new solution. Contractor will develop a Knowledge Transfer Plan, which will include information on how DEO administrators will make future configuration and modifications to solution.
- 6. Knowledge Transfer. Contractor will conduct on-site Knowledge Transfer based on training materials. The Knowledge Transfer Plan shall be accepted only upon approval by DEO.

Project Closure. Contractor will submit a Project Closure Report which includes details of the activities needed to close out all project activities, tasks, and reports. Supporting reports to the Project Closure Report that shall be provided by the contractor include:

- a. Project Lessons Learned Project Report;
- b. Project Release Document (Signed);
- c. Post Implementation Review Report;
- d. Post Implementation Evaluation Report;
- e. Change Log (Closed Out);

- f. Contract(s) Closure.
- 7. Work with DEO staff to establish any necessary technical environments.
- 8. Conduct and document requirements sessions.
- 9. Obtain the necessary understanding of DEO and Division processes, requirements and data.
- 10. Refine the business processes that will exist as a result of the new solution implementation.
- 11. Identify any gaps between current and future processes.
- 12. Analyze and refine the database design.
- 13. Validate needs through prototyping of functionality, navigation, state and federal reporting, and workflow.
- 14. Revise deliverables as a result of the review and approval process.
- 15. Document issues and decisions in the requirements sessions.
- 16. Be able to provide services under this Contract immediately after receiving training from DEO to contractor employees.
- 17. Designate a Project Manager to work with the DEO Project Manager in fulfilling the contractor's requirements under this Contract. Immediately notify the DEO Project Manager of any changes in project manager designations by e-mail as they occur.
- 18. Notify and fully report to the DEO Project Manager verbally within twenty-four (24) chronological hours and in writing within seventy-two (72) chronological hours if any data in the contractor's possession related to this Contract is improperly used, copied, or removed by anyone, except an authorized representative of DEO, and any other infractions of any provisions of this Contract, or relevant laws and regulations, including but not necessarily limited to sections 443.171(5) and 443.1715, F.S., and any provision of 20 CFR Part 603. Reporting requirements also apply to threats and complaints involving actual or suspected criminal fraud, waste, abuse, or other criminal activities. Upon receipt, DEO will evaluate the information, determine appropriate actions, and notify the contractor of additional actions required, if any.
- 19. Immediately notify the DEO Project Manager and submit a written report within twenty-four (24) hours of any situation which could reasonably be expected to adversely affect the contractor's ability to fulfill its responsibilities under this Contract.
- 20. Comply with the requirements of the AST as defined in Rule 74-1, F.A.C., and section 282.0051(3), F.S.
- 21. Conduct regularly scheduled project status meetings, no less than weekly.
- 22. Prepare and submit weekly Status Reports to DEO's Project Manager.
- 23. Provide office staff available during regular business hours (9:00am-5:00pm EST) Monday through Friday, not including federally recognized holidays, to respond to borrower inquiries and or account maintenance.

C.6 Staffing Levels

The Contractor is required to provide a minimum of 2 loan or credit officers available between 9 a.m. and 5 p.m. EST, Monday through Friday.

C.7 Professional Qualifications – (THIS SECTION DOES NOT APPLY TO THIS RFP)

C.8 Staffing Changes

Contractor shall immediately notify the Contract Manager of any changes in direct staff.

An equal opportunity employer/program. Auxiliary aids and services are available upon request to individuals with disabilities. All voice telephone numbers on this document may be reached by persons using TTY/TDD equipment via the Florida Relay Service at 711.

The successful Contractor shall staff the project with key personnel identified in the Contractor's reply, which are considered by DEO to be essential to this project. As soon as possible, but no less than (5) business days prior to substituting any key personnel, the Contractor shall notify and obtain written approval from DEO. Written justification should include documentation of the circumstances requiring the changes and a list of the proposed substitutions in sufficient detail to permit evaluation of the impact on the project. DEO, at its discretion, may agree to accept personnel of equal or superior qualifications in the event that circumstances necessitate the replacement of previously assigned personnel.

C.9 Background Screening

DEO has designated certain duties and positions as positions of special trust because they involve special trust responsibilities, are located in sensitive locations or have key capabilities with access to sensitive or confidential information. The designation of a special trust position or duties is at the sole discretion of DEO.

Contractor or Contractor's employees, agents, or subcontractors, who in the performance of this Contract will be assigned to work in a position determined by DEO to be a position of special trust are required to submit to a Level 2 background screening and be approved to work in a special trust position prior to being assigned to this Contract.

Level 2 screenings include Livescan fingerprinting of individuals and submission of the fingerprints through the Florida Department of Law Enforcement (FDLE) for a local, state and National Crime Information Center (NCIC) check of law enforcement records through the Federal Bureau of Investigation (FBI).

Contractor or Contractor's employees, agents, or subcontractors who have criminal histories, which include convictions for disqualifying offenses, shall not be assigned to this Contract. Disqualifying offenses include, but are not limited to, theft, fraud, forgery, embezzlement, crimes of violence or any similar offenses related to the position sought. *See* §112.011, Florida Statutes. Screening results indicating convictions of disqualifying offenses will result in a contractor, contractor employee, agent, or subcontractor not being allowed to work on this Contract.

All costs incurred in obtaining background screening shall be the responsibility of the Contractor. The results of the screenings are confidential and will be provided by secure email transmission from FDLE to DEO and will be maintained by DEO's Contract Manager. DEO's Contract Manager will provide written approval/disapproval of the Contractor, Contractor's employees, agent, or subcontractor to the Contractor. Contractor employees, agents, or subcontractors are prohibited from performing any work under this Contract until written approval is received from DEO's Contract Manager. DEO reserves the right to make final determinations on suitability of all Contractor employees, agents, or subcontractors assigned to this Contract.

C.10 Service Times

Contractor shall maintain hours of operation between 9 a.m. and 5 p.m., Monday through Friday, not including any federally recognized holidays. During the hours of operation, Recipient shall have the minimum number of staff identified in C.6, above, present and available to accept calls, field inquiries and communicate with the SBP applicants as needed.

C.11 Contract Document

The interpretation and performance of this Contract, and all transactions under it shall be governed by the laws of the State of Florida. The Contract documents shall include terms and conditions of this RFP, any addenda, response, and the DEO Vendor Core Contract.

C.12 Contract Extension

Extension of a contract for contractual services must be in writing for a period not to exceed 6 months and is subject to the same terms and conditions set forth in the initial contract and any written amendments signed by the parties. There may be only one extension of a contract unless the failure to meet the criteria set forth in the contract for completion of the contract is due to events beyond the control of the Contractor.

C.13 Method of Payment/Invoice

Payment shall be made in accordance with sections 215.422 and 287.0585, Florida Statutes, which govern time limits for payment of invoices. Invoices that must be returned to a Contractor due to preparation errors will result in a delay in payment. Contractors may call (850) 413-7269 Monday through Friday to inquire about the status of payment by State agencies. DEO is responsible for all payments under this Contract.

Invoices shall contain the Contract number, purchase order number, and the appropriate Federal identification Number (FEID). The State may require any other information from the Contractor that the State deems necessary to verify that the goods and or services have been rendered under the Contract.

Contractor shall submit invoices to DEO on or before the 5th of each month for the services rendered the previous month. If there are any questions or concerns regarding your invoice you may contact the Contract Manager listed herein with questions.

Contractor shall provide complete pricing information, as detailed above, for all items, per Contract year and including each renewal year. All requests for compensation for services or expenses must be submitted in detail sufficient for a pre-audit and post-audit in accordance with subsection 287.058(1)(a), Florida Statutes.

Contractor will submit with the invoice all documentation to support any reimbursements to DEO for review.

C.14 DEO's Responsibilities:

DEO shall monitor Contractor's progress and compliance with the terms of the resulting Contract, review Contractor's reports and accomplishment of deliverables, and process payments to Contractor.

C.15 Financial Consequences for Failure to Timely and Satisfactorily Perform

Failure to complete the deliverables in accordance with the requirements of this Contract, and in particular, as specified in Section C.4, of this Scope of Work will result in substantial injury to DEO and damages arising from such failure cannot be calculated with any degree of certainty. Therefore, it is

hereby agreed that if the services/items are not timely and satisfactorily performed, and the parties agree to a corrective action plan, if Contractor then fails to comply with the approved corrective action plan, Contractor(s) may be assessed Financial Consequences as specified in Section C.4.

If Contractor has only one instance of failure to timely and satisfactorily complies with an approved corrective action plan, then DEO, in DEO's sole and absolute discretion, may grant a one-time waiver when Contractor complies with the corrective action plan.

This provision for financial consequences shall in no manner affect DEO's right to terminate the Contract as provided elsewhere in DEO's Core Contract.

C.16 Liquidated Damages upon Contract Termination

DEO is entitled to completion of the services/items within the schedules fixed in Section C, Scope of Work hereof or within such further time, if any, as may be allowed in accordance with the provisions of the Contract. In the event of termination of the Contract by DEO for cause, Contractor shall be liable to DEO for amount to be determined in final contract negotiations for each calendar day after termination, up to 60 days, for DEO's expenses for additional managerial and administrative services required to complete or obtain the services/items from another contractor. Liquidated damages for this period of time, is in addition to the financial consequences assessed (as provided for in Section C.15) prior to termination. This liquidated damages provision addresses only the cost to DEO for re-procurement of these services and does not limit DEO's ability to pursue other damages it incurs as a result of Contractor's breach.

C.17 Notification of Instances of Fraud

Instances of Contractor operational fraud or criminal activities shall be reported to DEO's Contract Manager within twenty-four (24) chronological hours.

C.18 Confidentiality and Safeguarding Information

Contractor may have access to confidential information during the course of performing the services described in this RFP. The Contractor must implement procedures to ensure protection and confidentiality of data, files and records involved with this Contract. All Contractor personnel assigned to this project must sign a confidentiality statement which will be provided by DEO upon awarding the services described in this RFP. The Contractor's confidentiality procedures must be approved by DEO and must comply with all State and Federal confidentiality requirements, including but not limited to section 443.1715(1), Florida Statutes, and 20 C.F.R. part 603 and all Contractor employees assigned to this project will be appropriately screened in a manner comparable to sections 435.03 and 435.04, Florida Statutes.

C.19 Change of Ownership

If a change of ownership of the company is anticipated during the twelve (12) months following the RFP Technical Proposal Due date, the Contractor must describe the circumstances of such change and indicate when the change is likely to occur.

C.20 Ownership and Intellectual Property Rights

All rights, title, and interest, including copyright interests and any other intellectual property, in and to the work developed or produced under the Contract, alone or in combination with DEO and/or its employees, under this contract shall be the property of DEO. Contractor agrees that any contribution by the Contractor or its employees to the creation of such works, including all copyright interest therein, shall be considered works made for hire by the Contractor for DEO and that such works shall, upon their creation, be owned exclusively by DEO. To the extent that any such works may not be considered works made for hire for DEO under applicable law, Contractor agrees to assign and, upon their creation, automatically assigns to DEO the ownership of such works, including copyright interests and any other intellectual property therein, without the necessity of any further consideration.

C.21 Errors and Omissions Insurance

Contractor shall obtain and keep in force during the life of the Contract Errors and Omissions Insurance which shall indemnify and pay on behalf of Contractor for direct loss which may be incurred due to human error, computer error, machine error, or equipment problems, whether caused by negligence, error, omission or mistake by Contractor, subcontractor, any employee, officer or agents thereof. DEO shall be named as the additional insured. Errors and Omissions Insurance coverage shall not limit any liabilities or any other obligations that Contractor has under the Contract.

C.22 Performance Bond – (THIS SECTION DOES NOT APPLY TO THIS RFP)

SECTION D DEPARTMENT VENDOR CORE CONTRACT

The proposed contract language contained in DEO's Vendor Core Contract should be reviewed by all Respondents. In responding to DEO solicitation 19-RFP-004-BM, Respondent agrees to accept the terms and conditions of DEO's Vendor Core Contract. Respondent has read and understands these Contract terms and conditions, and the submission is made in conformance with those terms and conditions.

DEO reserves the right to make modifications to this contract if it is deemed to be in the best interest of DEO or the State of Florida.

DEO Vendor Core Contract is attached by separate document and incorporated by reference within this solicitation.

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ATTACHMENT A REFERENCE FORM

REFER	ENCE FORM
has been performed for a period of at least ten (10) continuous considered. The clients listed shall be for services similar in n listed as more than one (1) reference (for example, if the Responde – District One and one project for the Florida Department of Transportation, is the same).	other than DEO, for which work similar to that specified in this solicitation year(s). Any information not submitted on this attachment shall not be ature to that described in this solicitation. The same client may not be ent has completed one project for the Florida Department of Transportation cortation – District Two, only one (1) of the projects may be listed because DEO shall choose two (2), clients at its discretion to contact. Confidential is FORM. (Please provide at least two (2) Contact Names for each client.)
Company Name:	
Address:	
Contact Name:	
Alternate Contact Name:	
Phone:	
Email:	
Description of Work:	
Service Dates: Dates must demonstrate at least ten (10) continuous years	То
Approximate Contract Value:	\$
Company Name:	
Address:	
Contact Name:	
Alternate Contact Name:	
Phone:	
Email:	
Description of Work:	
Service Dates: Dates must demonstrate at least ten (10) continuous years	То
Approximate Contract Value:	\$
Company Name:	
Address:	
Contact Name:	
Alternate Contact Name:	
Phone:	
Email:	
Description of Work	

'Authorized	Representative's	Signature
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Approximate Contract Value:

years

Service Dates: Dates must demonstrate at least ten (10) continuous

\$

То

^{*}Typed Name and Title of Authorized Representative

^{*}This individual must have the authority to bind the Respondent.

ATTACHMENT B COST PROPOSAL

Respondents should complete the tables below for the Three (3) Year Initial Contract Term and the Three (3) Year Renewal Contract Term. For Cost Proposal scoring purposes, Respondents will be scored based on average List Price for Tier One (1) only for the Three (3) Year Initial Contract Term. *Please Note:* The pricing and volume applicable to one tier must be utilized before the pricing in the next tier applies to additional volume

Initial Contract Term

Initial Contract Term - Year One (1)

Tier	Monthly Applications			List Price
1	1	to	\$	
2	86	to	340	\$
3	341	to	850	\$
4	851	to	3,400	\$
5	3,401	to	6,500	\$
6	6,501	to	unlimited	\$

Initial Contract Term – Year Two (2)

Tier	Monthly Applications			List Price
1	1	to	\$	
2	86	to	340	\$
3	341	to	850	\$
4	851	to	3,400	\$
5	3,401	to	6,500	\$
6	6,501	to	unlimited	\$

Initial Contract Term – Year Three (3)

Tier	Monthly Applications			List Price
1	1	to	85	\$
2	86	to	340	\$
3	341	to	850	\$
4	851	to	3,400	\$
5	3,401	to	6,500	\$
6	6,501	to	unlimited	\$

An equal opportunity employer/program. Auxiliary aids and services are available upon request to individuals with disabilities. All voice telephone numbers on this document may be reached by persons using TTY/TDD equipment via the Florida Relay Service at 711.

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Average List Price for Tier One (1): \$	
(Initial Contract Term - Years 1, 2, and 3)	

Renewal Contract Term

Renewal Contract Term – Renewal Year One (1)

Tier	Monthly Applications			List Price
1	1 to 85			\$
2	86	to	340	\$
3	341	to	850	\$
4	851	to	3,400	\$
5	3,401	to	6,500	\$
6	6,501	to	unlimited	\$

Renewal Contract Term – Renewal Year Two (2)

Tier	Monthly Applications			List Price
1	1	to	\$	
2	86	to	340	\$
3	341	to	850	\$
4	851	to	3,400	\$
5	3,401	to	6,500	\$
6	6,501	to	unlimited	\$

Renewal Contract Term - Renewal Year Three (3)

Tier	Monthly Applications			List Price
1	1	to	\$	
2	86	to	340	\$
3	341	to	850	\$
4	851	to	3,400	\$
5	3,401	to	6,500	\$
6	6,501	to	unlimited	\$

Maintenance and Support for the Three (3) Year Initial Contract Term and the Three (3) Year Renewal Contract Term

	Year One (1)	Year Two (2)	Year Three (3)	Renewal Year One (1)	Renewal Year Two (2)	Renewal Year Three (3)
Annual Maintenance and Support	\$	\$	\$	\$	\$	\$

*Authorized Representative'	s	Signature
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^{*}Typed Name and Title of Authorized Representative

^{*}This individual must have the authority to bind the Respondent.

ATTACHMENT C DRUG-FREE WORKPLACE CERTIFICATION

Preference shall be given to businesses with drug-free workplace programs. Whenever two or more proposals which are equal with respect to price, quality, and service are received by the State or by any political subdivision for the procurement of commodities or contractual services, a proposal received from a business that certifies that it has implemented a drug-free workplace program shall be given preference in the award process. Established procedures for processing tie proposals will be followed if none of the tied vendors have a drug-free workplace program. In order to have a drug-free workplace program, a business shall:

- 1) Publish a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the workplace and specifying the actions that will be taken against employees for violations of such prohibition.
- 2) Inform employees about the dangers of drug abuse in the workplace, the business's policy of maintaining a drug-free workplace, available drug counseling, rehabilitation, and employee assistance programs, and the penalties that may be imposed upon employees from drug abuse violations.
- 3) Give each employee engaged in providing the commodities or contractual services that are under this solicitation a copy of the statement specified in subsection (1) above.
- 4) In the statement specified in subsection (1), notify the employees that, as a condition of performance on the commodities or contractual services that are under this solicitation, the employee will abide by the terms of the statement and will notify the business of any conviction of, or plea of guilty or nolo contendere to, any violation of chapter 893, Florida Statutes, or of any controlled substance law of the United States or any state, for a violation occurring in the work place no later than five (5) days after such conviction.
- 5) For any employee who is so convicted, impose a sanction on the employee or require the satisfactory participation in a drug abuse assistance or rehabilitation program, if such program is available in the employee's community.
- 6) Make a good faith effort to continue to maintain a drug-free workplace through implementation of this section.

As the person authorized to sign the statement, I certify that this firm complies fully with the above requirements.

*Authorized Representative's Signature	

^{*}Typed Name and Title of Authorized Representative

^{*}This individual must have the authority to bind the Respondent.

ATTACHMENT D DISCLOSURE STATEMENT CONFLICT OF INTEREST DISCLOSURE

The award hereunder is subject to the provisions of Chapter 112, Florida Statutes. Respondents must disclose with their proposals whether any officer, director, employee or agent is also an officer or an employee of DEO, the State of Florida, or any of its Agencies. All firms must disclose the name of any state officer or employee who owns, directly or indirectly, an interest of more than five percent (5%) in the Respondent's firm or any of its branches or affiliates. All Respondents must also disclose the name of any employee, agent, lobbyist, previous employee of DEO, or other person, who has received or will receive compensation of any kind to seek to influence the actions of DEO in connection with this procurement, or who has registered or is required to register under Section 112.3215, Florida Statutes, in connection with this procurement.

	
	
The following persons are state officers or enthe Respondent's firm:	mployees who own, directly or indirectly, more than a 5% interest in
	ce DEO in this procurement on behalf of the Respondent:
☐ The Respondent has no interest to disclos this procurement.	se and has had no person seeking to influence DEO in connection with
Respondent Name:	Date:
*Authorized Representative's Signature	
*Typed Name and Title of Authorized Repre	

*This individual must have the authority to bind the Respondent.

An equal opportunity employer/program. Auxiliary aids and services are available upon request to individuals with disabilities. All voice telephone numbers on this document may be reached by persons using TTY/TDD equipment via the Florida Relay Service at 711.

ATTACHMENT E CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION CONTRACTS/SUBCONTRACTS

This certification is required by the regulations implementing Executive Order 12549, Debarment and Suspension, signed February 18, 1986. The guidelines were published in the May 29, 1987, Federal Register (52 Fed. Reg., pages 20360-20369).

INSTRUCTIONS

- 1. Each provider whose contract/subcontract equals or exceeds \$25,000 in federal monies must sign this certification prior to execution of each contract/subcontract. Additionally, providers who audit federal programs must also sign, regardless of the contract amount. The Department of Economic Opportunity cannot contract with these types of providers if they are debarred or suspended by the federal government.
- 2. This certification is a material representation of fact upon which reliance is placed when this contract/subcontract is entered into. If it is later determined that the signer knowingly rendered an erroneous certification, the Federal Government may pursue available remedies, including suspension and/or debarment.
- 3. The provider shall provide immediate written notice to the contract manager at any time the provider learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- 4. The terms "debarred," "suspended," "ineligible," "person," "principal," and "voluntarily excluded," as used in this certification, have the meanings set out in the Definitions and Coverage sections of rules implementing Executive Order 12549. You may contact the contract manager for assistance in obtaining a copy of those regulations.
- 5. The provider agrees by submitting this certification that, it shall not knowingly enter into any subcontract with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this contract/subcontract unless authorized by the Federal Government.
- 6. The provider further agrees by submitting this certification that it will require each subcontractor of this contract/subcontract, whose payment will equal or exceed \$25,000 in federal monies, to submit a signed copy of this certification.
- 7. The Department of Economic Opportunity may rely upon a certification of a provider that it is not debarred, suspended, ineligible, or voluntarily excluded from contracting/subcontracting unless it knows that the certification is erroneous.
- 8. This signed certification must be kept in the contract manager's contract file. Subcontractor's certifications must be kept at the contractor's business location.

CERTIFICATION

- 1. The prospective provider certifies, by signing this certification, that neither he nor his principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this contract/subcontract by any federal department or agency.
- 2. Where the prospective provider is unable to certify to any of the statements in this certification, such prospective provider shall attach an explanation to this certification.

*Authorized Representative's Signature	_

*Typed Name and Title of Authorized Representative

*This individual must have the authority to bind the Respondent.

ATTACHMENT F CERTIFICATION REGARDING LOBBYING CERTIFICATION FOR CONTRACTS, GRANTS, LOANS AND COOPERATIVE AGREEMENTS

The undersigned certifies, to the best of his or her knowledge and belief, that:

No federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a member of congress, an officer or employee of congress, or an employee of a member of congress in connection with the awarding of any federal contract, the making of any federal grant, the making of any federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any federal contract, grant, loan, or cooperative agreement.

If any funds other than federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a member of congress, an officer or employee of congress, or an employee of a member of congress in connection with this federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions. The undersigned shall require that the language of this certification be included in the award documents for all sub-awards at all tiers (including subcontracts, sub-grants, and contracts under grants, loans, and cooperative agreements) and that all sub-recipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, Title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

Authorized Representatives Signature

^{*}Typed Name and Title of Authorized Representative

^{*}This individual must have the authority to bind the Respondent.

ATTACHMENT G LIST OF SUBCONTRACTORS (THIS ATTACHMENT DOES NOT APPLY TO THIS RFP)

The resulting contract does not allow the Contractor to subcontract for any of the services provided in the resulting contract as described in Section B.30.

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ATTACHMENT H EVALUATION OF PAST PERFORMANCE

Respon	dent's Name	
Respon	dent's Reference Name	
Person	Interviewed	
Intervie	ewed By	
Date of	Interview	·····
The foll	owing questions will be asked of the client reference chosen at the	discretion of DEO:
1.	Briefly describe the work the contractor performed for your comp	pany.
2.	How well did the contractor adhere to the agreed upon schedule	?
	Excellent = 5 points; Above Satisfactory = 4 points, Satisfactory = 3	3 points; Fair = 2 point; Poor = 1 points.
3.	How would you rate the contractor's quality of work?	
	Excellent = 5 points; Above Satisfactory = 4 points, Satisfactory = 3	3 points; Fair = 2 point; Poor = 1 points.
4.	How would you rate the contractor's use of adequate personnel i Excellent = 5 points; Above Satisfactory = 4 points, Satisfactory = 3	
	excellent – 5 points, Above Satisfactory – 4 points, Satisfactory – 5	5 points, raii – 2 point, rooi – 1 points.
5.	How would you rate the contractor's use of appropriate equipme	nt and methods?
	Excellent = 5 points; Above Satisfactory = 4 points, Satisfactory = 3	3 points; Fair = 2 point; Poor = 1 points.
		Score
		Divide by 4
		= Average Score
	Reference's Signature	Date

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ATTACHMENT I EVALUATION CRITERIA

EVALUATION CRITERIA	MAXIMUM POINTS AVAILABLE
A. Technical Response Submittal	60
1. Administration and Management	20
• The Respondent must include a description of the organizational structure and management style established and the methodology to be used to control cost, ensure reliable services and to maintain schedules; as well as the means of coordination and communication between the organization and the DEO. Information about the company's experience shall be submitted including company profile, experience, years in business, salary, and references. The proposal should be written in non-technical language to summarize the Respondent's overall capabilities and approaches for accomplishing the services specified herein. This would include the number of staff and number of hours proposed to complete the services specified herein.	
2. Technical Approach	20
 The Respondent should explain the approach, capabilities, and methods it proposes to use to accomplish the tasks in the Scope of Work outlining specific details as to how the work will be accomplished. The Respondent should identify any safety concerns and how it will address those issues. Any specific techniques it will use should also be provided. 	
3. Identification of Key Personnel	10
 The Respondent must provide the names of key personnel on the Respondent's team, as well as a resume for each individual proposed and a description of the functions and responsibilities of each key person relative to the tasks to be performed. The approximate percent of time to be devoted exclusively for this project and to the assigned tasks should also be indicated. The Respondent should also include this information for any vacant positions anticipated to be filled and used in the Contract. 	
4. Responsible Office	10
The Respondent may have more than one office location. The office assigned responsibility for the work shall be identified in the Technical Proposal. If different elements of the work will be done at different locations, those locations shall be listed.	
B. Past Performance References	10
C. Cost Proposal	30
D. Total Possible Points for the Response Submittal	100 Points

NOTE: The maximum available points (30 points in total) for the Cost Proposal Submittal will be awarded to the Respondent with the lowest responsive Cost Proposal. The remaining proposals from all other Respondents will be awarded a pro rata portion of points based on the following cost formula:

$$(A/B = C) \times M = P$$

A = Lowest responsive Cost Proposal

B = Actual responsive Cost Proposal for each of the other Respondents

C = Pro rata portion (percentage) assigned for each of the other Respondents

M = Maximum Points Available for the Cost Proposal (= 30 points)

P = Points Awarded to each of the other Respondents

ATTACHMENT J TECHNICAL QUESTIONS SUBMITTAL FORM

For Attachment I, Respondents shall complete the form provided based on their questions relating to this RFP. The completed form shall be submitted in accordance with the instructions provided in B.9. The electronic response must be submitted as a Microsoft Word file format. This form may be expanded as needed to facilitate response to this requirement.

Respondent's Name:

Respondent	_	
Question	Section Number,	Question*
Number*	Subsection Reference*	
1		
2		
3		
4		
5		
6		
7		
8		
9		
10		
*Add ro	ows as necessary.	
*Authorized Ro	epresentative's Signature	
*Typed Name	and Title of Authorized Re	presentative
*This individua	al must have the authority	to bind the Respondent.

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ATTACHMENT K PROPOSAL PACKAGE CHECKLIST

To ensure that your proposal package can be accepted, please be sure the following items are completed and enclosed. This checklist is provided merely for the convenience of the Respondent and may not be relied upon in lieu of the instructions or requirements of this solicitation. If a Respondent fails to submit all completed documentation with its proposal, DEO reserves the right, but has no duty, to contact the Respondent by telephone for submission of this document via email. This right may be exercised when the proposal has met all other requirements of the solicitation.

Check off each of the following:	
1.	The DEO Solicitation Acknowledgement Form has been completed, manually signed, and enclosed in the original proposal.
	In the event that Respondents submit a proposal as a joint venture, each member of the joint venture must complete and sign a separate Solicitation Acknowledgement Form.
2.	The Reference Form (Attachment A) has been completed with three references as required in this solicitation and enclosed in the proposal.
3.	The Cost Proposal (Attachment B) has been completed, reviewed for accuracy, signed by authorized representative, and enclosed in the proposal. The authorized representative must have the authority to bind the Respondent.
4.	The Drug-Free Workplace Certification (Attachment C), Disclosure Form (Attachment D), Debarment Form (Attachment E) and Lobbying Form (Attachment F) have been read, completed, signed, and enclosed in the original proposal, if applicable.
5.	The Certified Minority Business Enterprise Certificate (CMBE) has been attached if applicable.
6.	The Respondent's proposal addresses how it will support, to the extent applicable to the items/services covered by this solicitation, the four (4) State Project Plans: Environmental Considerations, Drug Free Workplace, Use of Respect; and Use of PRIDE.
7.	The Scope of Work, Section C has been thoroughly reviewed for compliance to the solicitation requirements.
8.	The www.myflorida.com website has been checked and any Addendums posted have been completed, signed, and included in the original proposal. (If applicable)
9.	The original proposal must be received, at the location specified, prior to the Proposal Opening Date and Time designated in the Request for Proposal Document.
10.	The Respondent shall submit one (1) signed original Technical Proposal and four (4) copies thereof shall be bound, enclosed and sealed individually, and one (1) electronic copy of the signed original Technical Proposal (on compact disc). The original shall be labeled "Original Technical Proposal" and all copies shall be labeled "Technical Proposal Copy.' The original and copies may then be submitted together.

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11.	The Respondent shall submit one (1) signed original Cost Proposal and four (4) copies thereof shall be bound, enclosed and sealed individually, and one (1) electronic copy of the signed Cost Proposal (on compact disc). The original shall be labeled "Original Cost Proposal" and all copies shall be labeled "Cost Proposal Copy." The original and copies may then be submitted together.
12.	If Respondent considers any portion of its proposal to be confidential, the Respondent shall submit one (1) electronic, signed, redacted copy of the proposal titled "Redacted Copy" on compact disc.
13.	On the lower left hand corner of the envelope transmitting your original proposal, write in the following information:

Solicitation Number: 19-RFP-011-BM

Title: Strategic Business Development Lending Solutions

Proposal Opening Date & Time: January 3, 2018 at 3:00 PM EST

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