

REQUEST for PROPOSAL #887 PROFESSIONAL, TECHNICAL AND EXPERT SERVICES

Clark County Washington

RELEASE DATE: WEDNESDAY, MARCH 6, 2024 DUE DATE: WEDNESDAY, APRIL 10, 2024 by 1:30 pm

Request for Proposal for:

DISTRICT COURT ELECTRONIC MONITORING and ALCOHOL MONITORING PROGRAM

SUBMIT:

One (1) Original Five (5) Complete Copies

of the Proposal to:

Shipping Method of your Choice or Hand Delivery	United States Postal Service	
Clark County	Clark County	
ATTN: Office of Purchasing	ATTN: Office of Purchasing	
1300 Franklin Street, 6 th Floor, Suite 650	PO Box 5000	
Vancouver WA 98660	Vancouver WA 98666-5000	
564-397-2323	564-397-2323	

Office Hours: 8:00 am – 3:00 pm, Monday – Friday, except Legal Holidays. **No electronic submissions**.

**Proposals must be delivered to the Purchasing office – No Exceptions **Proposals must be date and time stamped by Purchasing staff by 1:30 pm on due date. **Proposal shall be sealed and clearly marked on the package cover with RFP #, Title & Company Name

Refer Questions to Project Manager:

Bryan Farrell District Court Administrator Bryan.Farrell@clark.wa.gov 564-397-4738 **ADMINISTRATIVE REQUIREMENTS** - Contractors shall comply with all management and administrative requirements established by Washington Administrative Code (WAC), the Revised Code of the State of Washington (RCW), and any subsequent amendments or modifications, as applicable to providers licensed in the State of Washington.

ALL proposals submitted become the property of Clark County. It is understood and agreed that the prospective Proposer claims no proprietary rights to the ideas and written materials contained in or attached to the proposal submitted. Clark County has the right to reject or accept proprietary information.

AUTHORSHIP - Applicants must identify any assistance provided by agencies or individuals outside the proposers own organization in preparing the proposal. No contingent fees for such assistance will be allowed to be paid under any contract resulting from this RFP.

CANCELLATION OF AWARD - Clark County reserves the right to immediately cancel an award if the contractual agreement has not been entered into by both parties or if new state regulations or policy make it necessary to change the program purpose or content, discontinue such programs, or impose funding reductions. In those cases where negotiation of contract activities are necessary, Clark County reserves the right to limit the period of negotiation to sixty (60) days after which time funds may be unencumbered.

CONFIDENTIALLY - Proposer shall comply with all applicable state and federal laws governing the confidentiality of information.

CONFLICT OF INTEREST - All proposals submitted must contain a statement disclosing or denying any interest, financial or otherwise, that any employee or official of Clark County or the appropriate Advisory Board may have in the proposing agency or proposed project.

CONSORTIUM OF AGENCIES - Any consortium of companies or agencies submitting a proposal must certify that each company or agency of the consortium can meet the requirements set forth in the RFP.

COST OF PROPOSAL & AWARD - The contract award will not be final until Clark County and the prospective contractor have executed a contractual agreement. The contractual agreement consists of the following parts: (a) the basic provisions and general terms and conditions, (b) the special terms and conditions, (c) the project description and goals (Statement of Work), and (d) the budget and payment terms. Clark County is not responsible for any costs incurred prior to the effective date of the contract. Clark County reserves the right to make an award without further negotiation of the proposal submitted. Therefore, the proposal should be submitted in final form from a budgetary, technical, and programmatic standpoint.

DISPUTES - Clark County encourages the use of informal resolution to address complaints or disputes arising over any actions in implementing the provisions of this RFP. Written complaints should be addressed to Clark County – Purchasing, P.O. Box 5000, Vancouver, Washington 98666-5000.

DIVERSITY IN EMPLOYMENT AND CONTRACTING REQUIREMENTS - It is the policy of Clark County to require equal opportunity in employment and services subject to eligibility standards that may be required for a specific program. Clark County is an equal opportunity employer and is committed to providing equal opportunity in employment and in access to the provision of all county services. Clark County's Equal Employment Plan available Opportunity is http://www.clark.wa.gov/hr/documents.html. This commitment applies regardless of race, color, religion, creed, sex, marital status, national origin, disability, age, veteran status, on-the-job injury, or sexual orientation. Employment decisions are made without consideration of these or any other factors that are prohibited by law. In compliance with department of Labor Regulations implementing Section 504 of the rehabilitation Act of 1973, as amended, no qualified handicapped individual shall be discriminated against in admission or access to any program or activity. The prospective contractor must agree to provide equal opportunity in the administration of the contract, and its subcontracts or other agreements.

MUNICIPAL RESEARCH and SERVICE CENTER - Clark County (WA) contracts with the Municipal Research and Service Center (MRSC) to maintain our Consultant, Small Works and Vendor rosters. To be eligible to participate in this Clark County public solicitation and the resulting contract, your business must be registered with the MRSC Rosters. Failure to register may result in your proposal being marked nonresponsive. Be sure to select Clark County in your application. If you have questions about the registration process, contact the MRSC Rosters at 206-436-3798 or https://mrscrosters.org/businesses/business-membership/

INDEPENDENT PRICE DETERMINATION - The prospective contractor guarantees that, in connection with this proposal, the prices and/or cost data have been arrived at

independently, without consultation, communication, or agreement for the purpose of restricting competition. This does not preclude or impede the formation of a consortium of companies and/or agencies for purposes of engaging in jointly sponsored proposals.

INTERLOCAL AGREEMENT - Clark County has made this RFP subject to Washington State statute RCW 39.34. Therefore, the proposer may, at the proposers option, extend identical prices and services to other public agencies wishing to participate in this RFP. Each public agency wishing to utilize this RFP will issue a purchase order (or contract) binding only their agency. Each contract is between the proposer and the individual agency with <u>no</u> liability to Clark County.

LIMITATION - This RFP does not commit Clark County to award a contract, to pay any costs incurred in the preparation of a response to this RFP, or to procure or contract for services or supplies.

LATE PROPOSALS - A proposal received after the date and time indicated above will not be accepted. No exceptions will be made.

ORAL PRESENTATIONS - An oral presentation may be required of those prospective contractors whose proposals are under consideration. Prospective contractors may be informed that an oral presentation is desired and will be notified of the date, time and location the oral presentation is to be conducted.

OTHER AUDIT/MONITORING REQUIREMENTS - In addition, auditing or monitoring for the following purposes will be conducted at the discretion of Clark County: Fund accountability; Contract compliance; and Program performance.

PRICE WARRANT - The proposer shall warrant that the costs quoted for services in response to the RFP are not in excess of those which would be charged any other individual or entity for the same services performed by the prospective contractor, in a similar socioeconomic, geographical region.

PROTESTS - Must be submitted to the Purchasing Department.

PUBLIC SAFETY - May require limiting access to public work sites, public facilities, and public offices, sometimes without advance notice. The successful Proposer's employees and agents shall carry sufficient identification to show by whom they are employed and display it upon request to security personnel. County project managers have discretion to require the successful Proposer's employees and agents to be escorted to and from any public office, facility or work site if national or local security appears to require it.

ACCEPTANCE or REJECTION OF PROPOSALS - Clark County reserves the right to accept or reject any or all proposals received as a result of this RFP, to negotiate with any or all prospective contractors on modifications to proposals, to waive formalities, to postpone award, or to cancel in part or in its entirety this RFP if it is in the best interest of Clark County to do so.

SUBCONTRACTING - No activities or services included as a part of this proposal may be subcontracted to another organization, firm, or individual without the approval of Clark County. Such intent to subcontract shall be clearly identified in the proposal. It is understood that the contractor is held responsible for the satisfactory accomplishment of the service or activities included in a subcontract.

VERBAL PROPOSALS - Verbal proposals will not be considered in making the award of any contract as a result of this RFP.

WORKERS COMPENSATION INSURANCE – The contractor shall comply with R.C.W. Title 51- with minimum coverage limits of \$500,000 for each accident, or provide evidence that State law does not require such coverage.

FOR ALTERNATIVE FORMATS Clark County ADA Office: V: 564-397-2322 ADA@clark.wa.gov

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Request for Proposal # 887District Court Electronic Monitoring & Alcohol Monitoring ProgramPart IProposal Requirements

Section IA	General Information
1. Introduction	Clark County District Court is requesting competitive proposals from qualified electronic monitoring and urinalysis service providers to support operations of the court's pretrial release, probation, and therapeutic court programs.
	Clark County (WA) contracts with the Municipal Research and Service Center (MRSC) to maintain our Consultant, Small Works and Vendor Rosters. To be eligible to participate in this Clark County public solicitation and the resulting contract your business must be registered with the MRSC Rosters. Failure to register may result in your proposal being marked nonresponsive. Be sure to select Clark County in your application. If you have questions about the registration process, contact the MRSC Rosters at 206-436-3798 or https://mrscrosters.org/businesses/business-membership/
	If your company contact details <u>are not</u> on the Plan Holder List at <u>https://clark.wa.gov/internal-services/request-proposal-1</u> Attachment B, Letter of Interest must be submitted to participate in this RFP.
	Proposers shall respond to all sections to be considered.
	Clark County has made this Request for Proposal subject to Washington State statute RCW 39.34 Interlocal Cooperation Act. The proposer may opt to extend identical services and prices to qualified public agencies. Each contract is between the proposer and individual agency binding only their agency, with no liability to Clark County.
2. Background	Clark County District Court operates a probation and pretrial program, and five therapeutic specialty court programs that supervise misdemeanor and felony offenders. These programs supervise clients who are ordered by a judge to electronic home monitoring, electronic monitoring with victim notification, SCRAM alcohol monitoring, remote breathalyzer monitoring, and urinalysis testing.
	Clark County District Court utilizes monitoring services in lieu of clients serving time in jail and to increase community safety while on probation and pretrial release. Clark County District Court serves approximately 4,000 post-conviction misdemeanor probation clients each year, approximately 5,000 pretrial clients, and approximately 200 therapeutic specialty court participants each year. Approximately, 200 to 300 of our clients per day are ordered to some type of monitoring.
	Clark County District Court believes in the use of evidence-based practices. The use of electronic monitoring, alcohol monitoring, and urinalysis testing is in line with best practices to increase community safety and offer an alternative to incarceration.
3. Scope of Project	District Court provides electronic monitoring and urinalysis testing services to pretrial, probation
	and therapeutic court clients. These services are utilized as an alternative to incarceration, allowing the clients to maintain their employment and other important obligations, while at the same time ensuring community safety and compliance with State laws.
	District Court will partner with an organization that provides the following court-approved, court- certified equipment and monitoring services to include installation of equipment, removal of equipment, and monitoring of clients on these services:
	Electronic Home Monitoring: GPS or RF passive and active confinement monitoring.

District Court Electro	nic Monitoring & Alcohol Monitoring Program	
	Alcohol Monitoring: bracelet, watch style, breathalyzer, and Bluetooth breathalyzer devices.	
	• <i>Electronic Monitoring with Victim Notification:</i> GPS ankle monitor that works with an application on a cell phone. Monitoring should include connection with 911 dispatch and Law Enforcement Agencies.	
	• <i>Urinalysis Testing:</i> onsite urinalysis testing for all drugs, including esoteric drugs, using instant cups technology or lab-tested technology. Must have the ability to work with a lab to provide confirmation of the validity of the test.	
	 In addition to the technology listed above, it is required that the organization meets these conditions necessary for delivery of effective and efficient monitoring services: An adequately staffed <u>local</u> office with gender-diverse workforce, to fulfill the needs of all participants. 	
	• The ability to provide prompt equipment installation service in the Clark County jail.	
	Provide client and agency pay model.	
	• Work collaboratively with all justice partners (Court, Prosecutors, Defense, Law Enforcement, etc.).	
	Communicate timely and effectively with Clark County District Court to report violations and other concerns regarding process and participants.	
	• Provide a subject matter expert to testify in court proceedings on validity of equipment, urinalysis collection and testing processes, and other process-related matters.	
	• Keep current with industry-approved technology and communicate with District Court on latest trends and updates to ensure successful partnership and user experience.	
	• The ability to expand services to clients outside of the typical Monday-Friday 8am – 5pm schedule.	
	• Regularly collect and share with Clark County District Court data on demographics, success and failure metrics, payment methods, violations, and number of clients served.	
	• Provide Clark County District Court with quarterly reports outlining success metrics.	
	• Commit to regular meetings with the Court to communicate updates, concerns, and other critical information.	
4. Project Funding	Anticipated base line funding for this project is \$250,000.00 Additional grant funding may be used to support enhancements to this project over time.	
	PLEASE NOTE THAT CLARK COUNTY DISTRICT COURT CANNOT USE FUNDS TO PAY FOR DAMAGED LOST OR STOLEN EQUIPMENT.	
	<u>Title VI Statements</u> Clark County, in accordance with the provisions of Title VI of the Civil Rights Act of 1964 (78 Stat. 252, 42 U.S.C. §§ 2000d to 2000d-4) and the Regulations, hereby notifies all bidders that it will affirmatively ensure that any contract entered into pursuant to this advertisement, disadvantaged business enterprises will be afforded full and fair opportunity to submit bids in response to this invitation and will not be discriminated against on the grounds of race, color, or national origin in consideration for an award.	
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	Civiles de 1964 (78 Stat. 252, 42 U.S.C. §§ 200 notifica a todos los postores que se asegura celebrado de conformidad con este anuncio, las	posiciones del Título VI de la Ley de Derechos 00d a 2000d-4) y el Reglamento, por la presente ará afirmativamente de que cualquier contrato s empresas comerciales desfavorecidas tendrán ertas en respuesta a esta invitación y no serán
5. Timeline for Selection	The following dates are the <u>intended</u> timeline:	
	Deadline for Questions and Answers	April 3, 2024
	Final date for Addendum, if needed	April 4, 2024
	Proposals Dues	April 10, 2024
	Proposal Review/Evaluation Period	April 17, 2024
	Interviews/Demonstration (if needed)	Week of April 29, 2024
	Contract Negotiation/Execution	May 8, 2024
	Contract Intended to Begin	May 15, 2024
6. Employment Verification	before, include with their response or within 48 Verify MOU or proof of pending enrollment. T provide Clark County with the same E-Ve contractor (\$25,000 or more) within thirty Contractors and sub-contractors shall provide hired after the date of the MOU. The status manager at the end of the contract, or annual	0, Vancouver, WA_98660, or; a.mason@clark.wa.gov

Section IB	Work Requirements
1. Required Services	Successful proposers need to be able to provide the requested services as outlined in the scope of work in an effective and efficient way. Services include installation and removal of electronic home monitoring equipment, alcohol monitoring equipment, conducting urinalysis testing, filing violations of non-compliance, and providing data to District Court quarterly and annually on the success of the program.
2. County Performed Work	County personnel will work closely with selected Contractor to coordinate the delivery of service.
3. Deliverables & Schedule	The deliverables for the contract will vary based upon the proposed activities and will need to begin immediately upon agreed start date to avoid lapse in current services.
4. Place of Performance	Contract performance may take place in the County's facility, the Proposer's facility, a third- party location or any combination thereof.
5. Period of Performance	A contract awarded as a result of this RFP will be for three (3) years and is intended to begin on May 15, 2024 and end May 14, 2027.
	Clark County reserves the right to extend the contract resulting from this RFP for a period of two (2) additional years, in one (1) year increments, with the same terms and conditions, by service of a written notice of its intention to do so prior to the contract termination date. Cost for additional option year(s) shall be reviewed prior to extension of the contract.
	The county also reserves the right to terminate the contract, with thirty (30) days written notice, at any time if the requirements of the contract are not being met satisfactorily, solely in the county's judgment.
6. Prevailing Wage Applicable to all public work as defined in PCW 20.04.010(4)	Pursuant to Washington State RCW 39.12 PREVAILING WAGES ON PUBLIC WORKS all work identified in this project as a public work requires the contractor to pay Washington State prevailing wages and file all affidavits of intent to pay with the WA State Dept of Labor & Industries.
RCW 39.04.010(4) Public Works Definition	Contractors shall meet the requirements for Prevailing Wage and public works requirements, per RCW 39.04.350 BIDDER RESPONSIBILITY CRITERIA – SWORN STATMENT – SUPPLEMENTAL CRITERIA.
	For this project select the Clark County rates that apply on the proposal closing date from either of these sites:
	http://www.wsdot.wa.gov/Design/ProjectDev/WageRates/default.htm http://www.Ini.wa.gov/TradesLicensing/PrevWage/WageRates
	Before payment is made by the Local Agency of any sums due under this contract, the Local Agency must receive from the Contractor and each Subcontractor a copy of "Statement of Intent to Pay Prevailing Wages" (Form L & I Number 700-29) approved by the Washington State Department of Labor and Industries.
	A fee of \$45.00 per each "Statement of Intent to Pay Prevailing Wages" and "Affidavit of Wages Paid" is required to accompany each form submitted to this Department of Labor and Industries. The Contractor is responsible for payment of these fees and shall make all applications directly to the Department of Labor and Industries. These fees shall be incidental to all the proposed items of this contract.

7. Debarred/Suspended	Federally or Washington State debarred or suspended suppliers may not participate in this Request for Proposal.
	All proposer's must fill out, sign and submit the "Certification Regarding Debarment, Suspension, and Other Responsibility Matters" form with their proposal to be eligible to participate.
8. Americans with Disabilities Act (ADA) Information	Clark County in accordance with Section 504 of the Rehabilitation Act (Section 504) and the Americans with Disabilities Act (ADA), commits to nondiscrimination on the basis of disability, in all of its programs and activities. This material can be made available in an alternate format by emailing <u>ADA@clark.wa.gov</u> or by calling 564-397-2322.
9. Public Disclosure	This procurement is subject to the Washington Public Records Act (the "Act"), chapter 42.56 RCW. Once in the County's possession, all of the RFP Submittals shall be considered public records and available for public records inspection and copying, unless exempt under the Act.
	If a Respondent or Proposer considers any portion of an RFP Submittal to be protected under the law, whether in electronic or hard copy form, the Respondent or Proposer shall clearly identify each such portion with the word "PROPRIETARY". The County will notify the Respondent or Proposer in writing of the request and allow the Respondent or Proposer ten (10) days to obtain a court order enjoining release of the record(s). If the Respondent or Proposer does not take such action within the ten (10) day period, the County will release the portions of the RFP Submittal deemed subject to disclosure. All Respondents and Proposers who provide RFP Submittals for this procurement accept the procedures described above and agree that the County shall not be responsible or liable in any way for any losses that the party may incur from the disclosure of records to a third party who requests them.
10. Insurance/Bond	A. Waiver of Subrogation
	All insurance coverage maintained or procured pursuant to this agreement shall be endorsed to waive subrogation against County, its elected or appointed officers, agents, officials, employees and volunteers or shall specifically allow Contractor or others providing insurance evidence in compliance with these specifications to waive their right of subrogation prior to a loss. Contractor hereby waives its own right of subrogation against County and shall require similar written express waivers and insurance clauses from each of its subcontractors.
	B. <u>Proof of Insurance</u> Proof of Insurance shall be provided prior to the starting of the contract performance. Proof will be on an ACORD Certificate(s) of Liability Insurance, which the Proposer shall provide to Clark County. Each certificate will show the coverage, deductible and policy period. Policies shall be endorsed to state that coverage will not be suspended, voided, canceled or reduced without a 30-day written notice by mail to the County. It is the Proposer's responsibility to provide evidence of continuing coverage during the overlap periods of the policy and the contract.
	C. <u>Worker's Compensation</u> As required by the industrial insurance laws of the State of Washington.
	D. <u>Automobile</u> If the Proposer or its employees use motor vehicles in conducting activities under this Contract, liability insurance covering bodily injury and property damage shall be provided by the Proposer through a commercial automobile insurance policy. The policy shall cover all owned and non- owned vehicles. Such insurance shall have minimum limits of \$1,000,000 per occurrence, combined single limit for bodily injury liability and property damage liability with a \$1,000,000 annual aggregate limit. If the Proposer does not use motor vehicles in conducting activities under

District Court Electro	nic Monitoring & Alconol Monitoring Program
	this Contract, then written confirmation to that effect on Proposer letterhead shall be submitted by the Proposer.
	E. <u>Commercial General Liability (CGL) Insurance</u> Written under ISO Form CG0001 or its latest equivalent with minimum limits of \$1,000,000 per occurrence and in the aggregate for each one-year policy period. Personal and Advertising Injury \$1,000,000 and General Aggregate \$2,000,000. This policy must renew annually. This coverage may be any combination of primary, umbrella or excess liability coverage affording total liability limits of not less than \$1,000,000 per occurrence and in the aggregate. However, if other policies are added they must be a follow-form policy in language, renewal date, and have no more exclusions than the underlying coverage. Products and Completed Operations coverage shall be provided for a period of three years following Substantial Completion of the Work. The deductible will not be more than \$50,000 unless prior arrangements are made with Clark County on a case-by-case basis; the criterion is the Contractor's liquidity and ability to pay from its own resources regardless of coverage status due to cancellation, reservation of rights, or other no-coverage-enforce reason. Coverage shall not contain any endorsement(s) excluding nor limiting Product/Completed Operations, Contractual Liability or Cross Liability. Clark County needs to be listed as additional insured.
	F. <u>Professional Liability (aka Errors and Omissions)</u> The Proposer shall obtain, at Proposer's expense, and keep in force during the term of this contract Professional Liability insurance policy to protect against legal liability arising out of contract activity. Such insurance shall provide a minimum of \$1,000,000 per occurrence. The deductible will not be more than \$25,000 unless prior arrangements are made with Clark County on a case-by-case basis; the criterion is the Proposer's liquidity and ability to pay from its own resources. It should be an "Occurrence Form" policy. If the policy is "Claims Made", then Extended Reporting Period Coverage (Tail coverage) shall be purchased for three (3) years after the end of the contract.
	G. <u>Umbrella Liability Coverage</u> Umbrella Coverage in the amount of \$1,000,000 shall be provided and will apply over all liability policies without exception, including Commercial General Liability and Automobile Liability.
	H. <u>Additional Insured</u> Clark County, its officers, employees and agents, will be named on all policies of contractor and any subcontractors as an additional insured, with no restrictions or limitations concerning products and completed operations. This coverage shall be primary coverage and noncontributory to any coverage maintained by Clark County. The contractor shall provide Clark County with verification of insurance and endorsements required by this agreement. Clark County reserves the right to require complete, certified copies of all required insurance policies at any time. All insurance shall be obtained from an insurance company authorized to do business in the State of Washington.
	All policies must have a Best's Rating of A-VII or better.
11. Plan Holders List	 All proposers are required to be listed on the plan holders list. ✓ Prior to submission of proposal, confirm your organization is on the Plan Holders List below:
	To view the Plan Holders List, click on the link below or copy and paste into your browser. Clark County RFP site: <u>https://clark.wa.gov/internal-services/purchasing-overview</u>
	 If your organization is NOT listed, submit Attachment B - Letter of Interest to ensure your inclusion.
	 Proposals received by Clark County by proposers not included on the Plan Holders List may be considered non-responsive.

Request for Proposal # 887District Court Electronic Monitoring & Alcohol Monitoring ProgramPart IIProposal Preparation and Submittal

Se	ection IIA	Pre-Submittal Meeting / Clarification
1.	Pre-Submittal Meeting	There are no plans to hold a pre-submittal meeting.
2.	Proposal Clarification	Questions and Requests for Clarification regarding this Request for Proposal must be directed in writing, via email, to the person listed on the cover page.
		The deadline for submitting such questions/clarifications is April 3, 2024 by 1:30 pm.
		An addendum will be issued no later than April 4, 2024 to all recorded holders of the RFP if a substantive clarification is in order.
		The Questions & Answers/Clarifications are available for review at the link below. Each proposer is strongly encouraged to review this document prior to submitting their proposal.
		Clark County RFP site: https://clark.wa.gov/internal-services/request-proposal-1
Se	ection IIB	Proposal Submission
1.	Proposals Due	Sealed proposals must be received no later than the date, time and location specified on the cover of this document.
		The outside of the envelope/package shall clearly identify: 1. RFP Number and;
		2. TITLE and;
		3. Name and Address of the Proposer.
		Responses received after submittal time will not be considered and will be returned to the Proposer - unopened.
		Proposals received with insufficient copies (as noted on the cover of this document) cannot be properly disseminated to the Review Committee and other reviewers for necessary action, therefore, may not be accepted.
2.	Proposal	Proposals must be clear, succinct and not exceed thirty (30) pages, <u>excluding</u> resumes, E-Verify, coversheet and debarment form. Proposer's who submit more than the pages indicated may not have the additional pages of the proposal read or considered.
		For purposes of review and in the interest of the County, the County encourages the use of submittal materials (i.e. paper, dividers, binders, brochures, etc.) that contain post-consumer recycled content and are <u>readily recyclable</u> .
		The County discourages the use of materials that cannot be readily recycled such as PVC (vinyl) binders, spiral bindings, and plastic or glossy covers or dividers. Alternative bindings such as reusable/recyclable binding posts, reusable binder clips or binder rings, and recyclable cardboard/paperboard binders are examples of preferable submittal materials.

	 Proposers are encouraged to print/copy on both sides of a single sheet of paper wherever applicable; if sheets are printed on both sides, it is considered to be two pages. Color is acceptable, but content should not be lost by black-and-white printing or copying. All submittals will be evaluated on the completeness and quality of the content. Only those Proposers providing complete information as required will be considered for evaluation. The ability to follow these instructions demonstrates attention to detail. Additional support documents, such as sales brochures, should not be included with each copy unless otherwise specified.
Section IIC	Proposal Content
1. Cover Sheet	This form is to be used as your proposal Cover Sheet. See Cover Sheet - Attachment A
2. Project Team	Proposers must identify key roles within the agency relative to the services being proposed. Include a detailed description of any collaborative efforts with other agencies and experience each role has in providing monitoring services.
3. Management Approach	 All proposers must identify the management approach in providing these services such as: size of staff the ability to manage agency paid clients and client pay models the number of staff needed to manage these services hiring practices appropriate location of office space appropriate financial internal controls and accounting procedures to ensure proper disbursement and accounting of funds provided
4. Respondent's Capabilities	 Proposers must provide resumes for all key roles relative to the services being provided. Proposers must provide at least three letters of recommendation from other agencies that show the agency is capable of delivering the services requested with adequate staff to support the project long term.
5. Project Approach and Understanding	 Proposers must demonstrate an understanding of each type of monitoring identified in this RFP. Proposers should identify an approach to managing up to 300 or more participants daily on different types of monitoring, how communication will be handled between the agency and Clark County District Court, and what auditing tools will be utilized by the agency to ensure accuracy and proper communication. Proposers will also identify how data will be tracked to identify number of clients served, successes and failures, and overall costs of the program.

	istrict oburt Electronic monitoring & Alconor monitoring i rogram		
6. Proposed Cost Proposers will need to provide pricing sheet for all ty		Proposers will need to provide pricing sheet for all types of equipment offers identifying daily rates.	
		This will include any installation costs, at the agency and in a jail facility, transportation costs for potential travel to complete installations and removals, program start up fees, the cost for urinalysis testing, and the cost for confirming urinalysis testing results.	
		PLEASE NOTE THAT CLARK COUNTY DISTRICT COURT CANNOT USE FUNDS TO PAY FOR DAMAGED LOST OR STOLEN EQUIPMENT.	
7.	Employment Verification	Refer to section 1A.6. – E-Verify	
		IMPORTANT NOTE: Include this portion of the response immediately <u>AFTER</u> the cover page, if not already on file with Clark County. Current vendors on file can be viewed at: <u>https://clark.wa.gov/internal-services/purchasing-overview</u>	

Request for Proposal # 887District Court Electronic Monitoring & Alcohol Monitoring ProgramPart IIIProposal Evaluation & Contract Award

Se	ection IIIA	Proposal Review and Selection	
1.	Evaluation and Selection:	Proposals received in response to this RFP will be evaluated by a Review Committ on your funding requirements the Committee review results and recommendation presentation to an appropriate advisory board prior to the consent process with th Council.	ns may require
2.	Evaluation Criteria Scoring	Each proposal received in response to the RFP will be objectively evaluated and ra to a specified point system. A one hundred (100) point system will be used, weighted against the following	-
		Proposal Approach / Quality	20
		Creativity / Experience	20
		Work History / Examples	15
		Product Demonstration	15
		Cost	10
		References	20
		Total Points	100
Se	ection IIIB	Contract Award	
1. Consultant Selection		The County will determine the most qualified proposer based on the evaluation crite predetermined weights, the attributes of the Proposers and the overall respons Proposal. If the County does not reach a favorable agreement with the top Propose shall terminate negotiations and begin negotiations with the next qualified Propose is unable to reach agreeable terms with either Proposer, they may opt to voic determine next steps.	iveness of the ser, the County r. If the County
		Clark County reserves the right to accept or reject any or all proposals received, to any or all prospective contractors on modifications to proposals, to waive formalitie award, or to cancel in part or in its entirety this RFP. Clark County reserves the rig contract based on the best interests of the County.	es, to postpone
2.	Contract Development	Clark County District Court may consider entering into multiple contracts to ensure a be met but prefers to enter into one single contract with an agency that can prov outlined in the RFP.	
		The proposal and all responses provided by the successful Proposer may becom final contract.	ne a part of the

3.	Award Review	The public may view Request for Proposal documents by submitting a public records request at <u>www.clark.wa.gov</u> .
4.	Orientation/Kick-off Meeting	There are no current plans for a kick-off meeting.

Request for Proposal # 887 District Court Electronic Monitoring & Alcohol Monitoring Program Attachment A: COVER SHEET

General Information:

Legal Name of Proposing Firm	
Street Address	
City State Zip Code	
Contact Person Title	
Phone	
Program Location (if different than above)	
Email Address	
Tax Identification Number	

ADDENDUM	<u>:</u>					
Proposer shall acknowledge receipt of Addenda by checking the appropriate box(es).						
None 🛛	1 🗆	2 🗖	з 🗖	4 🗆	5 🗖	6 🗖
NOTE: Failure to do so, shall render the proposer non-responsive and therefore be rejected.						

I certify that to the best of my knowledge the information contained in this proposal is accurate and complete and that I have the legal authority to commit this agency to a contractual agreement. I realize the final funding for any service is based upon funding levels, and the approval of the Clark County Council and required approvals.

Authorized Signature of Proposing Firm

Date

Printed Name

Request for Proposal # 887 District Court Electronic Monitoring & Alcohol Monitoring Program Attachment B: LETTER OF INTEREST

Legal Name of Proposing Firm	
Street Address	
City State Zip Code	
Contact Person Title	
Phone	
Program Location (if different than above)	
Email Address	

- > All proposers are required to be included on the plan holders list.
- > If your organization is NOT listed, submit the 'Letter of Interest" to ensure your inclusion.

Email Letter of Interest to: Koni.Odell@clark.wa.gov and Priscilla.Mason@clark.wa.gov

Clark County web link: https://clark.wa.gov/internal-services/request-proposal-1

This document will only be used to add a proposer to the plan holders list. Submitting this document does not commit proposer to provide services to Clark County, nor is it required to be submitted with proposal.

Proposals may be considered non-responsive if the Proposer is not listed on the plan holders list.



Clark County, Washington

Certification Regarding Debarment, Suspension and Other Responsibility Matters

The prospective participant certifies to the best of its knowledge and belief that it and its principals:

- (a) Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal, State or local department or agency;
- (b) Have not within a three-year period preceding this proposal been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State, or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
- (c) Are not presently indicted for or otherwise criminally or civilly charged by a government entity (Federal, State, or local) with commission of any of the offenses enumerated in paragraph (1)(b) of this certification; and
- (d) Have not within a three-year period preceding this application/proposal had one or more public transactions (Federal, State, or local) terminated for cause or default.

I understand that a false statement on this certification may be grounds for rejection of this proposal or termination of the award. In addition, under 18 USC Sec. 1001, a false statement may result in a fine of up to \$10,000 or imprisonment for up to 5 years, or both.

Company Name

Typed Name & Title of Authorized Representative

Signature of Authorized Representative

Date

I am unable to certify to the above statements. My explanation is attached.