

Answers to Questions on OCRRA Legal Services RFP

Q: What are the other terms that would be included in the final contract?

A: Other terms would be individually negotiated as part of the interview and selection process.

Q: Is there a form to be used for the final formal contract, or are the additional terms open to negotiation?

A: Additional terms are open to negotiation. We encourage all respondents to detail their specific terms as part of their proposal.

Q3. Is there a potential for the work to be awarded in part? (To sever the work into portions based on proposals submitted?)

A: OCRRA is seeking legal services that would be manage day-to-day legal issues and be able to select specific legal expertise if a specific and discrete need arises.

Q4. . Is there any room for negotiation on the amount of the insurance to be held by the selected vendor?

A: This issue may be subject to negotiation. OCRRA expect the respondents to be fully insured.

Q5. Could you please provide an approximate breakdown by percent for each subject matter area listed in your scope of services? For instance, what is the percent of the scope of services that will be needed for labor representation? For contract services? Having a better idea of the allocation of the services needed will help us focus our proposal to be most useful to your reviewers.

A: On a day-to-day basis, OCRRA's legal needs are primarily in the areas of contract services.

Q6. Also, we note that environmental/solid waste was not included in the scope of services included in OCRRA's RFP. Will these services be the subject of a separate RFP?

A. No. The legal services selected would be expected to be able to advise if specialized legal services were needed for specific and discrete needs.