

FRANK BROCCOLINA
STATE COURT ADMINISTRATOR
(410) 260-1295 Fax: (410) 974-2066
frank.broccolina@mdcourts.gov

FAYE D. MATTHEWS
DEPUTY STATE COURT
ADMINISTRATOR
(410) 260-1257 Fax: (410) 974-2066
faye.matthews@mdcourts.gov

SHARON SAMPSON BALL, Director Human Resources (410) 260-1283 Fax: (410) 974-2849 sharon.ball@mdcourts.gov

GRAY BARTON, Director
Office of Problem-Solving Courts
(410) 260-3617 Fax: (410) 260-3620
gray.barton@mdcourts.gov

MARK BITTNER, Director Judicial Information Systems (410) 260-1001 Fax: (410) 974-7170 mark.bittner@mdcourts.gov

ALLEN C. CLARK, III, Director Budget & Finance (410) 260-1579 Fax: (410) 260-1290 allen.clark@mdcourts.gov

DAVID R. DURFEE JR., Director Legal Affairs (410) 260-1405 Fax: (410) 974-2066 david.durfee@mdcourts.gov

SUSAN HOWELLS, Director Procurement & Contract Admin. (410) 260-1410 Fax: (410) 260-2520 susan.howells@mdcourts.gov

CONNIE KRATOVIL-LAVELLE, Director Family Administration (410) 260-1296 Fax: (410) 974-5577 connie.kratovil-lavelle@mdcourts.gov

PAMELA C. ORTIZ, Director Access to Justice Commission (410) 260-1258 Fax: (410) 260-2504 pamela.ortiz@mdcourts.gov

DIANE S. PAWLOWICZ, Director Court Operations Department (410) 260-1725 Fax: (410) 260-2503 diane.pawlowicz@mdcourts.gov

JESSICA PITTS, Director Emergency Preparedness & Court Security (410) 260-3515 Fax: (410) 260-2505 jessica.pitts@mdcourts.gov

ROXANNE P. McKAGAN Director, Administrative Services (410) 260-1407 Fax: (410) 974-2066 rocky.mckagan@mdcourts.gov

DEBORAH A. UNITUS Director, Program Services (410) 260-1291 Fax: (410) 260-3570 deborah.unitus@mdcourts.gov

# ADMINISTRATIVE OFFICE OF THE COURTS PROCUREMENT AND CONTRACT ADMINISTRATION 2003 C COMMERCE PARK DRIVE ANNAPOLIS, MARYLAND 21401

Addendum No. 3 to the Request for Proposals No. K13-0038-28 Web-based Computer Assisted Legal Research November 15, 2012

This Addendum is being issued to amend and clarify certain information contained in the above named RFP. All information contained herein is binding on all Offerors who respond to this RFP. Specific parts of the RFP have been amended. The following changes/additions are listed below; new language has been <u>underlined</u> and language deleted has been marked with a strikeout (ex. <u>language deleted</u>).

1. Revise Attachment G as follows:

BALANCE OF THIS PAGE INTENTIONALLY LEFT BLANK

TTY Users: 1-800-735-2258

www.mdcourts.gov



### ATTACHMENT G NON-DISCLOSURE AGREEMENT

#### PROJECT # K13-0038-28

between Administrative Office of the Courts ("A		(Contractor"), a corporation with its
orincipal business office located at	and its princi	pal office in Maryland located
ı <del>t</del>		
RECITALS		
WHEREAS, the Contractor and AOC h	have entered into Contract No	K13.0038.28 (the "Contract): and
,		
		der the Contract, or in the course of that work, the
Contractor, the Contractor's subcontractors, and		
he "Contractor's Personnel") may come into c		
Maryland government, including the AOC and al	Il courts, units and department	ts (collectively "the Judiciary; and
WHEREAS, the Judiciary, in order to comply w	ith the law, fulfill its various	missions, and enhance the safety of participants
n the judicial process, must ensure the confident		
vith the authority to determine which informatio	<del>m held by the Judiciary may b</del>	be disclosed to persons or entities outside of the
<del>udiciary; and</del>		
WHEREAS, Contractor acknowledges	that Contractor's compliance	with this Agreement is a condition of doing
ousiness with AOC,		
NOW, THEREFORE, Contractor agrees as fo	<del>llows:</del>	
. "Confidential Information" includes any and a	ıll information provided by or	made available by the Judiciary to Contractor's
Personnel in connection with the Contract, regard	dless of the form, format, or n	nedia on or in which the Confidential
nformation is provided and regardless of whether	er any such Confidential Infor	mation is marked as such or disclosed
		hether or not its contents may also be gathered from
		ll Information includes, by way of example only,
		m, copies, possesses or is otherwise provided access
		or the Contract has placed the Contractor's Personne
		cludes information both held by the Judiciary and
lerived or created from information held by the J		, , ,
2. Contractor's Personnel shall not, without the	AOC's prior written consent, c	copy, disclose, publish, release, transfer, disseminate
ise, or allow access for any purpose or in any for		
ourpose of performing under the Contract and ex		
nformation is necessary to the performance of th		
		dential Information in order to perform Contractor's
		bound by the disclosure and use limitations pertainin
o the Confidential Information. The names of C	<del>'ontractor's Personnel are atta</del>	ched hereto and made a part hereof as Exhibit 1.
3. Contractor shall require each employee, agent,	and subcontractor whose nar	ne appears on Exhibit 1 to sign a writing
cknowledging receipt of a copy of and agreeir	as to comply with the terms	and conditions of, this Agreement. Subcontractors
hall expressly agree to all of the terms applicable	le to Contractor Accordingly	subcontractors must require their employees and
gents to sign such a writing and must submit the	ose individuals' names to the	Contractor for inclusion on Exhibit 1. Upon the
Procurement Officer's request. Contractor shall r	provide originals of all such u	ritings to the AOC. Contractor and subcontractors
hall undate Exhibit 1 by adding additional name	os as needed and shall argure	that no employee or agent comes into contact with
Confidential Information before that person has s		

4. If Contractor intends to disseminate any portion of the Confidential Information to non-employee agents who are assisting in
Contractor's performance of the Contract or who will otherwise have a role in performing any aspect of the Contract, Contractor
shall first obtain AOC Contract Manager's written consent to any such dissemination. AOC's Contract Manager may grant, deny,
or condition any such consent, as it may deem appropriate in the Contract Manager's sole and absolute subjective discretion.
5. Contractor shall hold the Confidential Information in trust and in strictest confidence, adopt or establish operating procedures
and physical security measures, take all other measures necessary to protect the Confidential Information from inadvertent release
or disclosure to, or theft by, unauthorized third parties, and prevent all or any portion of the Confidential Information from falling
into the public domain or into the possession of persons not bound to maintain the confidentiality of the Confidential Information.
6. Contractor shall promptly advise the AOC Contract Manager in writing if Contractor learns of any unauthorized use,
misappropriation, or disclosure of the Confidential Information by any of Contractor's Personnel or the Contractor's former
Personnel.Contractor shall, at its own expense, cooperate with AOC in seeking damages and/or injunctive or other equitable relief
against any such person(s).
7. Upon the earlier of AOC's request or termination of the Contract, Contractor shall, at its own expense, return to the Contract
Manager, all copies of the Confidential Information, no matter how formatted or stored, in Contractor's and/or Contractor's
Personnel's care, custody, control or possession.
8. A breach of this Agreement by the Contractor or noncompliance by Contractor's Personnel with the terms of this Agreement
shall also constitute a breach of the Contract. The termination of the Contract does not terminate Contractor's obligations under
this Agreement.
this rigicement.
9. Contractor acknowledges that any failure by the Contractor or Contractor's Personnel to abide by the terms of this Agreement
may cause irreparable harm to the Judiciary and that monetary damages may be inadequate to compensate the Judiciary for such
breach. Accordingly, the Contractor agrees that the AOC may, in addition to any other remedy available to AOC under Maryland
and any applicable federal law, seek injunctive relief and/or liquidated damages of \$1,000 for each unauthorized disclosure.
Contractor consents to personal jurisdiction in the Maryland State Courts and to the application of Maryland law, if AOC so elects
in its sole discretion, irrespective of Maryland's conflict-of-law rules. If the Judiciary suffers any losses, damages, liabilities,
expenses, or costs (including, by way of example only, attorneys' fees and disbursements) that are attributable, in whole or in part,
to any failure by the Contractor or any of the Contractor's Personnel to comply with the requirements of this Agreement, the
Contractor shall hold harmless and indemnify the Judiciary from and against any such losses, damages, liabilities, expenses, and/or
<del>costs.</del>
10. The parties further agree that 1) Contractor's rights and obligations under this Agreement may not be assigned or delegated, by
operation of law or otherwise, without AOC's prior written consent; 2) the invalidity or unenforceability of any provision of this
Agreement shall not affect the validity or enforceability of any other provision of this Agreement, which shall be construed to
provide the broadest possible protection against the disclosure of Judiciary information; 3) signatures exchanged by facsimile are
effective for all purposes hereunder to the same extent as original signatures; and 4) the Recitals are not merely prefatory but are
an integral part hereof.
Contractor: Administrative Office of the Courts
By:Date:

#### ATTACHMENT G - CONFIDENTIALITY AGREEMENT

## CONFIDENTIALITY AGREEMENT FOR EMPLOYEES, AGENTS AND CONTRACTORS OF THE MARYLAND JUDICIARY

The Maryland Judiciary has possession of and access to a myriad of confidential information that,						
by law, Rule or policy is not accessible without authorization. As an employee, agent, or contractor of						
he Maryland Judiciary you may, in the performance of your job or contractual responsibility, have access						
to confidential information, or information that is legally privileged, including but not necessarily limited						
to, case data, personnel data, financial data, trade secrets, proprietary information, procurement data, and						
administrative records. Confidential information includes information that the Judiciary is prohibited by						
law from disclosing and information that the management of the Judiciary intends to keep secret and not						
disseminate. In case there is a doubt in your mind whether information is confidential, you need to consult						
with management before disseminating the information. It is essential that you understand and acknowledge						
the critical importance of ensuring that you do not disclose or misuse the confidential information to which						
you have access and that the information is handled with discretion and held confidential. As such, and in						
consideration of your relationship with the Maryland Judiciary, you will read and sign the following agreement.						
As an employee, agent or contractor of the Maryland Judiciary, I hereby agree and acknowledge:						
As all employee, agent of contractor of the Maryland Judiciary, Thereby agree and acknowledge.						
1. That I shall not during, or at any time following my employment or contractual relationship,						
use, permit to be used, or divulge to individuals who are not authorized to receive any						
confidential information obtained through the aforementioned employment or contractual relationship.						
confidential information obtained through the drotementioned employment of contractual relationship.						
2. That I shall not intentionally access, attempt to access, reproduce, or disclose any confidential						
information unless it is necessary for the performance of my employment or contractual responsibilities.						
3. That if I mishandle or release confidential information, I will immediately inform my Manager,						
Administrative Official, or Project Manager.						
4. That upon the termination of my employment or contractual relationship, I shall return to the						
Maryland Judiciary all confidential documents to which I had access during my employment or						
contractual relationship, including but not limited to, reports, manuals, computer programs and						
all other materials relating in any way to the Judiciary's business. I further agree that I shall not						
allow any third party to examine or make copies of the same.						
5. That upon termination of my employment or contractual relationship, I shall return any						
electronic device belonging to the Maryland Judiciary that stores information and that I shall not						
attempt to access that device or the information stored within it. In addition, I shall sign a written						
statement certifying that I have destroyed all confidential information that I may have stored						
on my personal devices during the period of my employment or contractual relationship.						
6 That violation of any provision of this agreement may result in (i) dissiplinary action against						
6. That violation of any provision of this agreement may result in: (i) disciplinary action against me, up to and including termination of employment; (ii) termination of any contract between the						
* * * * * * * * * * * * * * * * * * * *						
Maryland Judiciary and myself; (iii) termination of any contract between my employer and the						

Maryland Judiciary; (iv) injunctive relief; (v) damages; and (vi) criminal liability.

 I understand and agree to this confidentiality	agreement and	sign	below	to acknowledge
 my understanding of and agreement with its terms a	and conditions.			
 Employee/Agent/Contractor's Printed Name	Date			_
Employee/Agent/Contractor's Signature				
Manager/Project Manager's Signature	 Date			

Date Issued: November 15, 2012 Kelly Moore, Procurement Officer