

STATE OF ALASKA

Department of Health
Finance and Management Services



TEFRA MEDICAID DETERMINATIONS AND SUPPORT

RFP 2024-1600-0286

Amendment #1

August 23, 2024

This amendment is being issued to update the Request for Proposal (RFP), submittal forms, cost proposal, and answer potential offeror questions. The updated documents replace the attachments on the Online Public Notice website. It is anticipated that a subsequent RFP Amendment will be released to answer additional questions.

Offerors should use Submittal Form A – Offeror Information to acknowledge this amendment.

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Changes:

Change 1: The Request for Proposal is amended as follows:

- Section 3, Sec. 3.01, Deliverable #3, first paragraph is updated to correct the ADLTC Manual link to: http://dpaweb.hss.state.ak.us/manuals/adltc/adltc.htm#t=title_page.htm
- Section 5 – Evaluation Criteria and Contractor Selection, Sec. 5.09 – Application of Preference is updated to add the Alaska Military Skills Program Preference to the bulleted list.
- Section 5 – Evaluation Criteria and Contractor Selection, Sec. 5.12 – Alaska Military Skills Program Preference is added. The original sections starting at Section 5.12 are moved down one section (e.g. original Sec. 5.12 – Alaska Offeror Preference is now Sec. 5.13).

Change 2: Submittal Form A – Offeror Information, Alaska Bidder Preference Form, is amended and includes the Alaska Military Skills Program Preference questions.

Change 3: Submittal Form H – Cost Proposal is amended to correct calculations in the Total cells.

Questions and Answers:

Q1: Reference Section 2, Section 2.01 – Background Information, are we going to be required to do retrospective reviews?

A1: Yes. Retrospective level of care determinations are only needed when requested by the applicant during the application process. This is a Medicaid eligibility requirement.

Q2: Reference Section 2.01 – Background Information, please explain what is meant by “Alternate Home Placement”.

A2: Alternate Home Placement is defined as an alternative form of care when a child must be removed from their home due to their medical condition.

End of Amendment #1