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<td>C75 is titled Request for ROI but refers to ROI throughout and defines &quot;Request for ROI&quot; as &quot;ROI&quot;. This is rather incongruous. Change the title to &quot;Request for Registration of Interest&quot; Abbreviate to &quot;Request for ROI&quot;. The document that the proponents send back is then called the &quot;Registration of Interest&quot; or ROI. The title &quot;Registration of Interest&quot; would then be consistent with &quot;Tender&quot; and &quot;Proposal&quot; used in the other procurement processes ie &quot;Registration of Interest&quot; is the name of the process and the name of the document the proponent submits.</td>
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PROFESSIONAL SERVICES CONTRACT
(CONSTRUCTION INDUSTRY)
Request For Registration of Interest (ROI)

for [insert brief description]
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<td><strong>Place of Lodgement:</strong></td>
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<td><strong>Outcome for successful respondents:</strong></td>
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This document is strictly confidential to RMS. You must not disclose or provide this document to any person, other than to persons engaged in the preparation of your ROI. You may only use it for the purpose of responding to this Request for ROI.

Edition 2 / Revision 7
June 2016
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1 Introduction

1.1 Scope

The Roads and Maritime Services seeks responses for the supply of the products and/or services required for the Project.

Specific details of the products and/or services required are contained in Attachment E Professional Services Contract at Schedule 4 Description of Services.

1.2 Contents

This Request For ROI consists of the following:

• Section 1 – Introduction
• Section 2 – Lodgement
• Section 3 – ROI content and format
• Section 4 – Evaluation of ROIs
• Section 5 – Other matters
• Attachment A – Covering Letter
• Attachment B – ROI format
• Attachment C – NSW Government Policy on Aboriginal Participation in Construction
• Attachment D – Statement
• Attachment E – Professional Services Contract

2 Lodgement

2.1 Date and Time and Place of Lodgement

You must submit your ROI to the Place of Lodgement by no later than the ROI Closing Date and Time.

If the Place of Lodgement is a webpage then your ROI must be lodged by uploading it electronically via that webpage and you will be deemed to have accepted the rules of conditions referred to on that webpage.

2.2 Medium of your ROI

(a) If the Place of Lodgement is a webpage then:
(i) files must not include macros, applets or executable code or files;

(ii) if files are compressed, then they must not be self-extracting (*.exe) zip files;

(iii) file names must include your name (or abbreviated name, if your full name is too long);

(iv) file names must have an extension and not have invalid characters or file names/loading path names too long for the system; and

(v) documents must be in MS Word or pdf format (other than spreadsheets which may be in MS Excel format).

(b) If the Details do not state that the Place of Lodgement is a webpage then you must submit 1 electronic and 2 paper copies of your ROI. Electronic versions must be on CD and comply with clause 2.2(a). All copies must be identical.

(c) You must follow the ROI content and format requirements in clause 3.

2.3 Labelling
You must label your ROI with the Request for ROI Reference Number and the ROI Closing Date and Time.

2.4 Lodgement at RMS' Ennis Road Office
(a) If the Place of Lodgement is the Tender Box at RMS’ Ennis Road office (located at 20-44 Ennis Road Milsons Point NSW 2061), the following additional conditions apply:

(i) your ROI must be enclosed in a sealed package not larger than 400mm x 270mm x 190mm; and

(A) endorsed [insert Contract Title and Contract Number] with the Respondent’s name and address clearly displayed;

(B) marked "Tender Box/Strictly Private and Confidential";

and either:

(ii) placed in the Tender Box at the office of the RMS, Ground Level, 20-44 Ennis Road, Milsons Point NSW 2061,

or

(iii) mailed to the Tender Box, Ground Level, 20-44 Ennis Road, Milsons Point NSW 2061,
so as to be received by no earlier than one business day before the ROI Closing Date and Time.

In the event that the Respondent’s ROI does not fit into one sealed package of the dimensions specified in clause 2.4(a)(i), the Respondent can submit multiple packages each not exceeding the specified dimensions. Each package must be additionally labelled with “Volume 1”, “Volume 2”, etc., as relevant.

3 ROI content and format

3.1 ROI content and format
You must format your ROI according to the following guidelines and using the structure set out in Attachment B. We may regard your ROI as non-complying if you fail to adhere to these requirements.

You must provide any necessary explanatory or extra material with your ROI. Your ROI must be complete without cross references to information previously supplied to us. Where any previously submitted information is relevant, you must resubmit it to us with your ROI.

Your ROI must address this Request For ROI clearly and concisely, and your ROI must be free of irrelevant marketing material. You must identify all products and services needed to meet our required outcomes, together with their costs.

You must base your ROI on the best information available at the time you submit your ROI. We rely on your knowledge and expertise as expressed in your ROI.

3.2 Covering Letter
A Covering Letter in the form of Attachment A must accompany your ROI. You must print the letter on your letterhead and an authorised person from your organisation must sign it.

4 Evaluation of ROIs

4.1 Evaluation Panel
We intend to establish an Evaluation Panel to evaluate ROIs. The Evaluation Panel may be assisted by external advisers.

In evaluating ROIs, the Evaluation Panel will initially assess compliance of each ROI with the requirement to provide the information requested in this Request For ROI.

The Evaluation Panel may eliminate a non-complying ROI from further evaluation. However, we reserve the right to evaluate and accept a ROI that is incomplete or differs from the requirements of this Request For ROI, even if another ROI has been submitted which is complete and does comply with those requirements.
4.2 Evaluation criteria

(a) The Evaluation Criteria are set out in the Details. The Evaluation Criteria are not set out in any order of priority.

(b) We seek to obtain overall best value for money. We may allocate weightings to the Evaluation Criteria at our discretion.

(c) We will not necessarily accept the lowest price offered.

(d) In assessing your ROI we may have regard to information from any source (including reports on your performance under other contracts whether with us or not).

(e) We may also at any time enquire into and assess your financial status and at our discretion determine whether we believe you have sufficient financial capacity. We reserve the right at any time to not proceed further with the consideration of your ROI where your financial capacity is not acceptable to us in our absolute discretion.

4.3 Discussions, inspections, references & negotiations

(a) Detailed evaluation may involve:

(i) preliminary discussions or negotiations with one or more respondents (whether simultaneously or otherwise) including contract negotiations;

(ii) visits to reference sites, your operational sites or contact with referees (which may include sites and referees other than those provided by you);

(iii) respondents presenting their ROI to us. Members of the Evaluation Panel and selected advisers may attend the presentation. The Evaluation Panel may record the presentation for reference during the evaluation process;

(iv) interviews with any of your personnel who you have nominated or who may deliver any part of the services; or

(v) requests for you to submit additional information about, clarification of, or improvement to, your ROI at any time during the evaluation process.

(b) We may at any time notify you of briefings, site inspections, meetings or workshops as part of the assessment process. Unless we tell you that participation is optional, you must attend any such briefings, site inspections, meetings or workshops in order to lodge a conforming ROI.

(c) We may at any time and in our absolute discretion:

(i) shortlist one or more respondents;

(ii) negotiate with any respondent, or any other person;
(iii) request any respondent to submit an improved or an alternative offer;

(iv) cease negotiations or recommence negotiations with any respondent;

(v) accept a ROI by any respondent;

(vi) separate components of the services and negotiate separately with any of the respondents in respect of those separate components;

(vii) accept only part of a ROI by any respondent;

(viii) accept ROIs from more than one respondent; or

(ix) reject all ROIs.

(d) The objective of the negotiations may include clarifying and agreeing commercial or technical conditions, settling the terms of the contract or finalising any other key documentation. Negotiations may be concurrent with more than one respondent.

(e) For the avoidance of doubt, a ROI is not accepted unless and until we execute a binding written contract for the provision of the services the subject of the ROI.

5 Other matters

5.1 ROI Validity Period

The pricing and proposed terms set out in your ROI will be deemed to remain valid and open to acceptance for at least the ROI Validity Period.

5.2 Late ROIs

You are solely responsible for ensuring that you submit your ROI in accordance with this Request For ROI and in a legible and uncorrupted form, before the ROI Closing Date and Time. Delays caused by delivery methods are your responsibility.

We may exclude your ROI as non-complying if it is not received at the Place of Lodgement before the ROI Closing Date and Time. However, without any obligation to do so, where the integrity and competitiveness of the ROI process will not be compromised, we may determine in our absolute discretion that it is appropriate to consider a late ROI.

5.3 Extensions

We may extend the ROI Closing Date and Time at our absolute discretion. You may request an extension in writing to the Request For ROI Manager but we are under no obligation to grant an extension.
5.4 **Change of control**

If you are a corporation and you undergo a change in control after you submit your ROI we may in our discretion exclude your ROI from further consideration. You will be taken to have undergone a change of control if, at any time following the submission of your ROI, the power (whether formal or informal, whether or not having legal or equitable force and whether or not based on legal or equitable rights):

(a) to exercise or control the right to vote attached to 50% or more of the shares or stock in your corporation;

(b) to dispose of or exercise a right of disposal in respect of 50% or more of the issued voting shares or stock in your corporation; or

(c) to dominate or control your corporation or the financial or operating policies of your corporation (whether alone or in concert with others, and whether by any act or omission or otherwise),

resides with any person or persons other than those holding that power when your ROI is submitted.

5.5 **No legal relationship**

This Request For ROI does not create any legal relationship and is not a recommendation, offer or invitation to enter into a legal relationship, contract, agreement or other arrangement in respect of the services the subject of this Request For ROI.

Nothing in this Request For ROI or in the consideration of a ROI obliges us to enter into any agreement with anyone, creates a “process contract” or other implied contract, obliges us to consider or accept any ROI, stops us from considering a non-complying ROI, or prevents us from changing the way we manage this Request For ROI or assess ROIs.

Without limiting the foregoing, the RMS Statement of Business Ethics and the Code of Practice are statements of policy only and do not give rise to any legally enforceable obligations on the our part.

5.6 **ROI risks and costs**

Participation in any stage of this Request For ROI process, or in relation to any matter concerning your ROI, will be at your sole risk. All costs, losses and expenses incurred by you (or your employees, agents, contractors or advisors) in any way associated with this Request For ROI will be borne entirely by you and we will not under any circumstances compensate you for them.

5.7 **Compliance with Codes and Policies**

The NSW Government has issued a Code of Practice for Procurement (the Code of Practice). You must comply with the Code of Practice that is current at the date two weeks before the ROI Closing Date and Time. A copy of the Code of Practice can be obtained from the NSW Government Treasury.
You must comply with the RMS Statement of Business Ethics. A copy of the RMS Statement of Business Ethics can be obtained from us.

Your attention is also drawn to the RMS Customer Charter which is available from http://www.rms.nsw.gov.au/customercharter/index.html. You should follow this charter in dealing with RMS customers under the contract.

Lodgement of a ROI will itself be an acknowledgment and representation by you that:

(a) you are aware of the requirements of the Code of Practice and the RMS Statement of Business Ethics;

(b) you will comply with them; and

(c) you agree to promptly provide periodic evidence of, and access to, all relevant information to demonstrate your compliance with them during the RFT process and for the duration of any contract that may be awarded to you as a result of your ROI if required by RMS.

If you fail to comply with the Code of Practice or the RMS Statement of Business Ethics, this failure may be taken into account by us when considering your ROI or any subsequent tender and may result in your ROI or any subsequent tender being passed over without prejudice to any other rights of action or remedies available to us.

Where required in Attachment C to this schedule you must demonstrate your commitment and capacity to comply with the NSW Government Policy on Aboriginal Participation in Construction (1 May 2015 or any later update).

5.8 No collusion

In preparing your ROI, you must not communicate (verbally or otherwise), have any arrangement or arrive at any understanding with any other respondent or potential respondent concerning the work the subject of this Request For ROI. You must not engage in practices that might be regarded as collusive or anti-competitive.

Where the involvement of another party or parties will provide a more substantial and complete solution for us, you may involve that other party or parties in proposing that solution. You should disclose the nature of the relationship with the other party or parties to us and the ROI must include the details specified in Attachment B Schedule B3 to this Request For ROI.

As part of your ROI, you must provide us with a statement, in the form of Attachment D, signed by a duly authorised person.

If your ROI is successful, RMS will require you to contract as prime contractor to provide all of the services the subject of this Request For ROI (or, if this Request For ROI expressly allows you to submit a ROI for part of the services, then the part that your ROI covers). If there are other parties involved which you have disclosed to us in your ROI, then you may be required to subcontract with them and will be responsible for the performance of those parties.
5.9 Communication during the ROI process

You must nominate a contact person in your organisation who will be the only person authorised to contact (and be contacted by) the Request For ROI Manager. You must not otherwise initiate contact with us or any of our staff or advisers in relation to your ROI.

All communications between you and us relating to this Request For ROI must be in writing and made through the Request For ROI Manager. Any oral explanation or response provided to you will not form part of the ROI.

5.10 Advice to respondents & debriefing

We do not intend to comment on or disclose the progress of the evaluation of ROIs before giving formal final notice of the outcome of the ROI process but if we prepare a shortlist of respondents we may notify those not on the shortlist that they were not successful.

At the conclusion of the ROI process we will advise all unsuccessful respondents of the name(s) of the successful respondent(s) with whom we enter into a contract for the provision of the services the subject of this Request For ROI.

If an unsuccessful respondent requests a debriefing, we will meet with the unsuccessful respondent to explain how that respondent scored on each Evaluation Criterion.

5.11 Clarifications, further information & addenda

All requests for further information or clarification of the Request For ROI must be directed in writing by your contact person to the Request For ROI Manager.

If you find a discrepancy, error or omission in this Request For ROI or other information issued by us or you have a query, you should notify the Request For ROI Manager immediately. Queries concerning this Request For ROI should be sent to us as soon as possible. However, you should not send us queries in the 7 calendar days leading up to the ROI Closing Date and Time and we reserve the right to decline to answer any or all queries sent to us during that time.

We may issue an amendment, addition, information or instruction relating to this Request For ROI in writing at any time up to the ROI Closing Date and Time.

Only the Request For ROI Manager is authorised to vary any conditions or arrangements relating to the ROI process.

The Request For ROI Manager may contact you requesting clarification of your ROI during the evaluation period. You must respond to that request according to the timing we instruct.
5.12 **Errors by you**

If we consider that there is an unintentional error of form in your ROI, we may, but are not required to, request that you correct or clarify the error. We will not permit any material alteration or addition to your ROI that would, in our view, improve it.

5.13 **Changes to the ROI process**

The processes and procedures set out in this Request For ROI represent the manner in which we currently intend to conduct this Request For ROI. However, we will not be under any legal obligation to conduct the Request For ROI in that manner and we may change the procedures set out in this Request For ROI from time to time. We will generally try to notify you of any material changes that may affect you but will not necessarily provide reasons.

Without limiting the previous paragraph, we reserve the right, in our absolute discretion, to do all or any of the following at any stage of the ROI process:

(a) request information from a respondent;

(b) change the format, structure or timing of the ROI process;

(c) change the scope or requirements of the services the subject of this Request For ROI;

(d) vary, amend, suspend or terminate the ROI process or your participation in it; or

(e) evaluate any alternative or non-conforming or partially conforming ROI regardless of whether or not other fully conforming or more conforming ROIs were submitted by that respondent or other respondents.

5.14 **Sole traders and Partnerships**

Our usual approach is that we will not engage with sole traders or partnerships as they generally do not satisfy our workers compensation insurance requirements. We reserve the right to exclude from further consideration a ROI submitted by a sole trader or a partnership.

5.15 **Our confidential information**

Our confidential information includes all information contained in this Request For ROI or subsequently provided by us other than information which is or becomes public knowledge (unless through a breach of confidentiality by you).

You may disclose our confidential information to your employees, agents, contractors and advisors strictly on a need to know basis and solely for the purposes of evaluating the contents of this Request For ROI, preparing your ROI and participating in the ROI process. You must ensure the recipients are bound by similar confidentiality obligations in respect of the information.
You are also permitted to disclose our confidential information to the extent you are required to disclose it by law.

You must not otherwise use or disclose our confidential information.

You must not make any announcement or release any information regarding this Request For ROI (including that it has been sent to you) without our written consent.

5.16 Return and destruction of our confidential information

We may require you to return or destroy all copies of this Request For ROI and any other confidential information we have provided to you. You must promptly comply with this request and provide us with a written certification of destruction (if applicable).

5.17 Your confidential information

You should clearly identify any confidential information in your ROI such as information you provide about your company, products, services and customers. Such information will not be confidential if we already know the information, it is public knowledge or we have already obtained the information on a non-confidential basis.

You must not mark the whole or a substantial part of your ROI as confidential. You must not claim confidentiality for any part of your ROI which is not genuinely confidential.

We will keep your confidential information confidential. You agree that we may disclose any information in your ROI (including your confidential information) to our employees, agents, contractors or advisors on a need to know basis and for the purpose of evaluating or clarifying your ROI or otherwise conducting the ROI process.

If there is any conflict between our obligations of confidentiality to you and our obligations of disclosure, as referred to in clause 5.18 below, our obligations of disclosure will prevail to the extent of the inconsistency.

5.18 Disclosure of details of RMS contracts with the private sector

Notwithstanding anything else, we may disclose any information in your ROI and any resulting contract to the extent that we are required to do so by law, including under Freedom of Information legislation or by a valid requirement of a government agency.

5.19 Ownership of ROI document and licence to use

(a) We may retain a copy of your ROI (including any samples and drawings) and all correspondence and other materials received from you in the course of the ROI process. This includes all materials with any intellectual property rights that are owned by you or a third party.

(b) You grant to RMS, its officers, employees, agents, solicitors and advisers a licence to use, copy, adapt, amend, disclose or do anything
else necessary (in our sole discretion) to any material contained in your ROI or other response to this Request For ROI (including material in your ROI over which other persons have intellectual property rights), for RMS’s internal business purposes including, without limitation, for the purposes of:

(i) evaluating ROIs;

(ii) negotiating with the respondents;

(iii) reference during management of any resulting contract; and

(iv) anything else related to the above purposes, including governmental and parliamentary reporting purposes.

(c) Despite the above, ownership of all intellectual property rights in the material contained in your ROI will remain unchanged.

5.20 Disclaimer

This Request For ROI contains statements based on information or data that at the date it was obtained by us, we believed to be reliable. We make no representation or warranty, express or implied, as to the accuracy or completeness of any information or data or statement given or made in this Request For ROI. You are responsible for forming your own independent judgements, interpretations, conclusions and deductions about any information or data in this Request For ROI, and you should examine all information relevant to the risks, contingencies and other circumstances that could affect your ROI. We will not be liable to you if you rely on any information or data in this Request For ROI.

5.21 Limitation of liability

To the extent permitted by law, we are not liable for:

(a) any incorrect or misleading information, or omission to disclose information;

(b) anything arising out of our exercise, or failure to exercise, any rights under this Request For ROI;

(c) any decision by us to discontinue or otherwise vary the Request For ROI documents or process;

(d) any decision by us to reject any or all ROIs, or to shortlist or negotiate with one or more respondents (irrespective of whether any other ROI complies with the requirements of this Request For ROI);

(e) any decision by us to enter into a contract in respect of the subject matter of this Request For ROI with any respondent (irrespective of whether that respondent’s ROI complies with the requirements of this Request For ROI or whether any other ROI complies);

(f) any costs, losses or expenses incurred by any respondent in relation to the development, preparation or submission of its ROI; or
(g) any misunderstanding arising from the failure by a respondent to observe the requirements of this Request For ROI.

5.22 Reliance on your statements
We may rely on any statements made by you (including your employees, contractors, advisors and agents). The statements we may rely on include those contained in your ROI, those made in any written or verbal communications and in any negotiations with us. If we believe you have made any false or misleading statements, we may, in our absolute discretion, exclude your ROI from the evaluation process at any time.

5.23 Inclusion of this Request For ROI and ROI in contract
We may include any part or the whole of this Request For ROI, your ROI and any other written or verbal statements made by you (including by your employees, contractors, advisors or agents) in any resulting contract that we may enter into in respect of the subject of your ROI.

5.24 Inducement, coercion & improper assistance
You (and your employees, contractors, advisers and agents) must not offer any form of inducements to us or exhibit undue pressure (including any duress) on us, our employees or advisors in connection with this Request For ROI process.

We may exclude your ROI from further consideration where we consider that it has been compiled:

(a) with the improper assistance of any person now or previously associated with us;

(b) utilising information unlawfully or improperly obtained from us;

(c) in breach of an obligation of confidentiality to us; or

(d) contrary to the terms of this Request For ROI.

5.25 Conflict of interest
You must notify us of any potential or actual conflict of interest or duty in the ROI that may affect your ability to provide the proposed services to us. If we request, you will meet with us and discuss in good faith our concerns regarding any such conflict of interest or duty. In any event, you must ensure that you act impartially in preparing your ROI and without regard to any conflict of interest.

5.26 Precedence of documents
If there is any inconsistency between this Section 5 of the Request For ROI and any of the other sections or attachments, then the terms of this Section 5 will prevail to the extent of that inconsistency.
5.27 Definitions

In this Request For ROI, terms explained in the Details have the meaning given there and, except where the context otherwise requires:

**Code of Practice** means the Code of Practice for Procurement issued by the NSW Government Treasury and referred to in clause 5.7.

**Covering Letter** means the letter from the respondent in the form set out in Attachment A.

**Description of Services** means the document provided in Attachment E Professional Services Contract - at Schedule 4.

**Details** means the information on page 2 of this Request For ROI under the heading Details.

**Evaluation Criteria** mean each of the criterion listed in the Details.

**Evaluation Panel** means the panel referred to in clause 4.1.

**Our, us and we** means RMS.

**Place of Lodgement** is defined in the Details.

**Project** means the products and/or services described in the Details which constitute the subject matter of this Request For ROI.

**Registration of Interest** means the documents you submit in response to this Request for Registration of Interest.

**ROI Closing Date and Time** is defined in the Details.

**ROI Validity Period** is defined in the Details.

**ROI** means this Registration of Interest.

**Request For ROI Manager** is defined in the Details. This is the person to whom all communications with RMS are to be directed under clauses 5.9 and 5.11.

**Request For ROI Reference Number** is defined in the Details.

**RMS** means the Roads and Maritime Services, established under the *Transport Administration Act 1988* (NSW).

**RTA or Roads and Traffic Authority** means the Principal, and a reference to any “RTA” document (including an RTA Specification, Test Method or other document) is a reference to the equivalent document published by the Principal (or its predecessor, the RTA), regardless of whether it is titled “RTA” or “Roads and Maritime Services” or “RMS” (in this respect, the parties acknowledge that the Principal is progressively updating its documents from “RTA” to “[RMS]” and that this is likely to be ongoing during the currency of the Contract).

**You and your** means the respondent.
5.28 Interpretation

Unless the contrary intention appears:

(a) Statutes

A reference to a statute, regulation, statutory instrument, order, proclamation, ordinance or by-law (“legislation”) includes all legislation amending, consolidating or replacing it, and a reference to a statute includes all regulations, statutory instruments, orders, proclamations, ordinances and by-laws issued under that statute;

(b) Law

A reference to a law includes common law, principles of equity, and laws made by parliament (and laws made by parliament include State, Territory and Commonwealth laws and regulations and other instruments under them, and consolidations, amendments, re-enactments or replacements of any of them);

(c) Singular includes plural

A reference to the singular includes the plural and vice versa;

(d) Person

A reference to a “person” includes an individual, a firm, a body corporate, a partnership, joint venture, an unincorporated body or association, or any Government Agency;

(e) Group of persons

A reference to a group of persons or things is a reference to any two or more of them jointly and to each of them individually;

(f) Dollars

A reference to an amount of money is a reference to the lawful currency of Australia;

(g) Time

A reference to a period of time that dates from a given day or the day of an act or event is to be calculated exclusive of that day;

(h) Day

A reference to a day is to a calendar day and is to be interpreted as the period of time commencing at midnight and ending 24 hours later;

(i) Meaning not limited

The words “include”, “including”, “for example” or “such as” are not to be interpreted as words of limitation, and when such words introduce an example, they do not limit the meaning of the words to which the example relates, or to examples of a similar kind;
(j) **Time of day**

A reference to time is a reference to Sydney time;

(k) **Headings**

Headings are only for convenience and do not affect the construction of any provision; and

(l) **Grammatical forms of defined words**

Where a word is defined then other grammatical forms of that word are to be interpreted in the same manner with the necessary grammatical change.
[Print on your company’s letterhead]

[Date]

Roads and Maritime Services
20-44 Ennis Road
Milsons Point NSW 2061
Attention: [insert name of Request For ROI Manager]

Dear Sir/Madam

[INSERT NAME OF Request For ROI & Request For ROI REF NO]

In accordance with the terms of the above Request for Registration of Interest (ROI) we offer to provide the services the subject of this Request For ROI. The terms of our offer are set out in our response which is constituted by the following documents:

(a) this letter;

(b) a Professional Services Contract (Construction Industry) Agreement Form and all schedules, annexures and attachments referred to in it;

(c) the following addenda:

   (i) [respondent to insert the list of all of the addenda issued by RMS].

We acknowledge that we have received the addenda listed above and that we have taken them into account in preparing this response. We confirm that the information provided in our response is accurate at the date of this statement and has been provided after making all due enquiries.

Acceptance

Our response remains open for acceptance until the end of the ROI Validity Period referred to in the Details in the Request For ROI. We understand that RMS is not bound to accept the lowest priced response, or any response, it may receive.
Compliance with Request For ROI and Code of Practice

We confirm that, having made diligent inquiries of all relevant personnel, we have complied with all applicable requirements of the Request For ROI and the NSW Government Code of Practice for Procurement.

No Collusion

We warrant that in preparing our ROI we did not communicate (verbally or otherwise) or have any arrangement or arrive at any understanding with any other respondent which in any way reduced, or could have the effect of reducing, the competitiveness of the assessment process.

Our confidentiality obligations

We confirm that we have complied with our confidentiality obligations in relation to this Request For ROI.

No further revisions

In reviewing the Request For ROI and in preparing our response, we confirm that we have sought appropriate legal advice and guidance.

Acknowledgment

We acknowledge and agree that:

- the Request For ROI does not create any legal relationship or obligations on RMS and we submit our response fully understanding and accepting all of the terms of the Request For ROI;
- RMS does not warrant or assume any responsibility for, or make any representations about, the accuracy, suitability or completeness of the Request For ROI;
- RMS does not owe any duty of care or other responsibility to us with respect to the Request For ROI;
- we have examined all information relevant to the risks, contingencies and other circumstances having an effect on our response and our response reflects those risks, contingencies and circumstances; and
- RMS will be relying upon each of the representations and warranties given by us in our response in selecting the successful respondent.

Yours sincerely

_________________________________

[Signature]

[insert name], [insert title]

as authorised signatory for [insert your company’s full company name and ABN]
Attachment B - ROI format

Your ROI is to consist of the documents set out in the Covering Letter (ROI Form) (refer to Attachment A) and the schedules set out below. You must use the same Schedule names and numbers and paragraph headings and numbers given below.

Schedule B1 - Executive summary

This section should include a high-level summary of your ROI, including:

(a) an overview of your approach;
(b) factors which you consider important for RMS to consider; and
(c) any other relevant information to assist RMS to better understand your response.

Schedule B2 - Company profile

This section must include full details of your company including information regarding your track record in supplying relevant services, financial stability and future direction. You must include at least the following details:

(a) full name and ABN (and ACN if a company or ARBN if a foreign company);
(b) brief company history;
(c) overview of products and services provided by the company;
(d) number of years carrying on a business providing services the subject of this Request For ROI;
(e) financial stability of the company and annual revenue over the last 3 years of your business providing services similar to those sought in this Request For ROI;
(f) the name, title, address, direct telephone and fax numbers and email address of the designated person in the company who will be RMS’s primary contact during the evaluation process;
(g) details regarding the ownership and control of your company to assist RMS to make any assessment necessary under clause 5.4; and
(h) any other relevant information to assist RMS to better understand your response.
**Schedule B3 - Other parties**

If your ROI involves other parties, you must include the following information about those other parties in this section:

(a) full legal name, ACN/ARBN and ABN of the company;
(b) description of the involvement of that company in your ROI;
(c) description of your relationship with that company;
(d) details of that company’s track record in performing the role envisaged in your ROI; and
(e) any other relevant information to assist RMS to better understand your response.

**If your ROI does not involve other parties then you must state so.**

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**Schedule B4 - Pricing**

You must provide pricing information in the format set out below. You must provide individual prices on a **GST exclusive** basis and include all other taxes. GST is to be included as a separate item and added to form the contract sum. You must state all amounts in Australian dollars.

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**Schedule B5 – Non- Price Evaluation Criteria**

Here you must address each of the Evaluation Criteria listed in the Details section of this Request For ROI (except price which is to be covered in Schedule B4 Pricing).

---

**Schedule B6 - References**

In this section, you should list organisations who are prepared to provide a reference for you and to whom you have provided services of a similar nature and scope as those the subject of this Request For ROI. It is preferable if these referees include customers who have recently acquired those services.

You must provide the following information for each referee:

(a) name of the organisation;
(b) name, title, address and telephone number of the person we can contact;
(c) services provided;
(d) organisation’s industry;

(e) scale of operations in terms of quantity of services, dollar value and any other relevant factors; and

(f) any other relevant information to assist RMS to better understand your response.

Please note that we may contact your nominated referees or other customers for reference checking without advising you.

---

**Schedule B7 - Other documentation**

*[Insert requirements for submission of other documentation to be submitted by the respondents eg “Provide Curriculum Vitae for proposed personnel in the following roles: . . .” or delete Schedule B7 if not applicable]*
Attachment C – NSW Government *Policy on Aboriginal Participation in Construction*

The *Policy on Aboriginal Participation in Construction* applies  Yes / No

1. The Respondent’s attention is drawn to the requirements of the NSW Government *Policy on Aboriginal Participation in Construction*.

2. The Policy is available at:

3. Where the Policy applies as stated in the Reference Schedule, the Contractor will be required to comply with relevant Category requirements of the Policy. The Targeted Project Spend (TPS) on Aboriginal participation is as stated in the Reference Schedule.

4. RMS will determine the TPS before the Agreement is executed or Order issued, as relevant. The TPS will be included in the executed Agreement or in issued Order, where relevant. The TPS will remain fixed until the date of Completion of Services or work under the Order as relevant, except where RMS and the Contractor agree to re-set it (e.g. where legitimate exclusions were overlooked at Proposal time).

5. Where stated in the Reference Schedule, the Contractor will be required to provide the Aboriginal Participation Plan and the Aboriginal Participation Reports, at times specified in the Agreement or Order, and in the format prescribed by the NSW Procurement Board. Templates are available at:

6. As part of its ROI response, the Respondent must submit the following Aboriginal Participation in Construction details:
   (a) an undertaking that, in the event that it becomes the Contractor, it is prepared to provide an Aboriginal Participation Plan and the Aboriginal Participation Reports, which must comply with the Policy;
   (b) evidence of its ability to meet the obligations under the Policy on the Contract;
   (c) details of its Aboriginal participation in construction performance outcomes on other RMS or NSW Government contracts; and
   (d) proposed exclusions for determining the TPS.
Attachment D - Statement

Project (Title):

Respondent:

Request For ROI Reference
(Contract) Number:

I …………………………………… of ……………………………………. [insert address] state that, in respect of the Registration of Interest (ROI) lodged in relation to the Request For ROI:

1. I hold the position of ……………………………………. [insert position] and am duly authorised by the Respondent to make this statement on its behalf.

2. To the best of my knowledge, the ROI was prepared by the Respondent (including the Respondent's employees and agents) in accordance with the standard of ethical behaviour set out in the RMS's Statement of Business Ethics.

3. As at the date of this statement, the Respondent intends to do the work that is the subject of the ROI in accordance with the standard of ethical behaviour set out in the RMS's Statement of Business Ethics.

I make this statement conscientiously believing the same to be true and correct.

Signed: 

Witness:

Name 

Signature 

on: 

Date 

by: 

Signature 

Date
Attachment E - Professional Services Contract (C71/C72)

[Insert here C7, C72 or reference to relevant existing PSC Panel Deed C72, as applicable]