

**REQUEST FOR PROPOSALS to the Office of Legislative Research
and General Counsel for
Private Investigation Services Relating to House
Investigative Committee
RFP No. 2013-02**

ADDENDUM 1

Addendum Date: August 16, 2013

ITEM 1

Question: Section VI, 2e.i.D (page 7 of 23): "conducting forensics": *Please further define conducting forensics.*

Answer: The responder should have experience in collecting, preserving, and submitting for testing or analysis a variety of evidence types, including, but not limited to, fingerprints, handwriting samples, voice samples, photographs, computer data, financial data, and etc. Additionally, though it is not a requirement, a responder who has experience in, or associations with laboratories or experts that, can conduct analysis relating to any or all of these areas, may be rated higher. These associations may be included in the response.

Question: Section VI, 2i.ii.A (page 8 of 23): "be licensed to practice law in the state of Utah": *Did the creator of the document mean to say: "be licensed to conduct investigations in the state of Utah"? Do I need to reference this change under the point-by-point response section?*

Answer: That was a cut-and-paste error. It is hereby changed to read:

"A. be licensed to provide the services of a private investigator and private detective in Utah; or"

Question: Section VI, starting at 5h (page 11 of 23): the next letter is "g", then "h" again. (5g was previously mentioned on page 10 of 23): *Same question as #2.*

Answer: The second "g" and "h" on page 11 of the RFP are hereby changed to "i" and "j," respectively.