

FLORIDA DEPARTMENT OF EDUCATION

BUREAU OF CONTRACTS, GRANTS AND PROCUREMENT MANAGEMENT SERVICES

**325 West Gaines Street
332 Turlington Building
Tallahassee, Florida 32399-0400**

Addendum # 1

**REPLY NO.: ITN 2015-59
COMMON ASSESSMENT INSTRUMENT FOR
FLORIDA JUVENILE JUSTICE EDUCATION PROGRAMS**

January 12, 2015

This addendum is issued to provide the Answers to Questions submitted timely by vendors during the Question and Answer period.

QUESTION AND ANSWER

One question was received. Be advised that the question is keyed as submitted.

Question #	Vendor Name	Page #/Section/Topic	Text in Question	Vendor Question/ Comments	DOE Answer
1	Renaissance Learning, Inc.	Section 6.0.4; Page 14 and Deliverable 2; Page 16 Section 6.2; Page 22	Assessment Materials: For any computer-based assessment, the Department requires that it be internet based and that it be hosted and maintained by the Contractor. Where there are limitations on internet capability within a DJJ facility, the assessment should be supported either as a locally- installed application on a computer, or as a server based application supported through a local network within the DJJ facility and then accessible by a computer without the need for an internet connection. Site licenses for all Facilities if applicable: In cases where programs do not have internet access, the Contractor will issue annual site licenses to DJJ education programs for the local area network (LAN) version of the courseware, placement tests (entry assessments) and post-tests (exit assessments) that have limited or no internet access. Non-State Data Center Facility Requirements; SAS 70 Type 2 Audit: The Contractor must provide a SAS 70 Type 2 audit report for review by the FLDOE. This report must reflect the Contractor's information security posture and use of internal controls to safeguard FLDOE confidential data.	Please confirm that the vendor must provide a local area Network (LAN) version of the entry and exit assessments for sites that have limited or no internet access. (Page 16)	Yes; confirmed.

Potential proposers have 72 hours from posting of addenda to protest the requirements of each addendum. Failure to file a protest within the time prescribed in section 120.57(3), Florida Statutes, or failure to post the bond or other security required by law within the time allowed for filing a bond shall constitute a waiver of proceedings under chapter 120, Florida Statutes.

YOUR RESPONSE WILL NOT BE COMPLETE WITHOUT THIS DOCUMENT SIGNED AND INCLUDED IN YOUR REPLY!

Vendor Name – *written*: _____

Authorized Signature: _____

Mailing Address: _____

City, State & Zip Code: _____

E-Mail Address: _____ Telephone: _____ Fax: _____