REQUEST FOR PROPOSALS

<table>
<thead>
<tr>
<th>Procurement Number:</th>
<th>LAC2021Regional050</th>
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</thead>
<tbody>
<tr>
<td>Open Date:</td>
<td>July 22, 2021</td>
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<td>Questions Deadline:</td>
<td>July 29, 2021</td>
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<tr>
<td>Closing Deadline:</td>
<td>August 6, 2021- August 10, 2021</td>
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<tr>
<td>Geographical Area Restrictions:</td>
<td>N/A</td>
</tr>
<tr>
<td>Point of Contact:</td>
<td>Luis Robles, Program Officer, <a href="mailto:lrobles@iri.org">lrobles@iri.org</a></td>
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Background
The International Republican Institute (IRI) is a nonprofit, nonpartisan, organization dedicated to advancing freedom and democracy worldwide. Since 1983, IRI has worked to develop democratic institutions and ideals, carrying out a variety of international programs to promote freedom, self-government and the rule of law worldwide. IRI provides technical assistance in the areas of political party strengthening, developing civic institutions and open elections, promoting democratic governance and advancing the rule of law.

To support political parties, civil society, and other stakeholders in identifying and collaboratively addressing systemic deficiencies of political party systems to improve effective citizen outreach and democratic governance, the Institute will develop a political party systems roadmap for action plans and consensus-building that assesses the party system in Latin America and Caribbean countries. The Institute will conduct research and in-depth interviews to inform action plans and design tailored initiatives during future project phases. These research-based actions plans, and stakeholder briefings will increase political actors’ understanding of the incentives to being more responsive to constituent priorities, designing more effective party platforms, and promoting reform efforts to ultimately address institutional deficiencies in political party systems.

Eligibility
Researcher with experience in political parties, governance, and party systems in Latin America and the Caribbean.

Period of Performance
August 15, 2021- January 15, 2022

Statement of Work
IRI is seeking a researcher with experience in political parties, governance, and party systems in Latin America and the Caribbean. The researcher should demonstrate field experience coordinating focus groups and applying surveys / interviews.

SCOPE OF WORK
1. Develop research approach with the support of IRI’s Latin America and the Caribbean Division and Center for Global Impact’s Evidence and Learning Practice (ELP) to understand the environment in which political parties operate in Latin America and the Caribbean, the factors that influence their efficacy in representative governance institutions, and the weaknesses and enabling factors in existing party system.

2. Complete the research using existing literature, including but not limited to past or current efforts by the US Agency for International Development (USAID) or the U.S. Department of State.

3. In collaboration with IRI, develop a research approach for democratic actors to evaluate the health of their political party system and a roadmap of how to develop an action plan to improve the system.

4. Work will be overseen by IRI’s in-house researchers.

5. Write detailed technical reports up to 30 pages using two-tiered approach focusing on the regional and country levels, that includes the key topical areas list below, among others.

   - **Common Political Parties Internal Processes**: Administrative process, regulations, and statutes that govern the Party and create the foundations to prevent internal breakdowns or volatility in decision-making that affect the image of and development of Party at the external level.
   - **Legal Frameworks**: Laws and regulations at the Federal and State levels that govern the creation, administration, and work of political parties in Guatemala and Panama, including electoral processes. Comparative analysis of legal frameworks in target countries with other standards across the region.
   - **Challenges Faced by Political Parties Challenges**: corruption, lack of internal democratic processes administrative barriers to party registration, opportunities for leadership, nepotism, fraudulent election processes, chaotic party jumping and frequent purging of members.
   - **Freedom of Expression**: Laws criminalizing speech, legal or extrajudicial monitoring or speech, permanent or temporary restrictions on accessing the internet, threats and violence against journalists, censorship, self-censorship, was governing what is acceptable speech, editorial pressure on media outlets, manipulation of advertising markets.
   - **Health of Civic Space and Participation**: Factors that enable or limit the ability of citizens to participate in the process, that influence their choice of using parties as a vehicle for political participation; analysis of how the civic space and opportunities for political participation encourage or inhibit citizens’ participation; analysis of factors that influence citizens’ decision calculation for political parties versus other political vehicles.
   - **Individual (basic individual freedoms)**: formal or informal restrictions of basic rights, such as the right to assemble, protest, or speak freely, identity groups verbally harassed, new laws targeting the rights of identity groups. Focus on: Freedoms of association, speech, press, respect for human rights).

**Deliverables:**
- Proposed research approach
- Monthly progress report of three to five pages that includes ongoing findings.
- Readout that includes findings about the history and status of political parties in Latin America. This readout will be presented to the IRI Latin America and Caribbean Division team in the form of a PowerPoint or a summary report.
- Roadmap for democratic actors based on research approach
- Final Report that must include the research and findings.

**Technical Proposals**
All proposals submitted to IRI must include:

1. Information addressing Bidder’s experience in providing each of the services identified in the above Statement of Work and Bidder’s proposed specific approach for providing those services to IRI under this contract, including sufficient information to determine a clear definition of services as it relates to other providers that may be involved.

2. The name, address, and telephone and facsimile numbers of the Bidder (and electronic address if available). If the Bidder is a firm, name(s) should be provided for individuals authorized to conduct business on behalf of the firm.

3. Bidders may provide a list of up to three references for work performed of a similar nature during the last three years, along with contact details. IRI may contact the references to evaluate past performance.

4. If the Bidder is a U.S. organization/resident, or a foreign organization/resident which has income effectively connected with the conduct of activities in the U.S. or has an office or a place of business or a fiscal paying agent in the U.S., the information submitted must contain Bidder’s Taxpayer Identification Number.

5. Proposals will not exceed 10 pages (not including cover page).

6. Proposals submitted by individuals must contain the attached Expert Service Rate Form and a CV/resume.

**Price Proposals**

Bidders must propose a firm-fixed Unit Price for each of the deliverables identified below and in the format of the table below. The Bidder’s pricing must be valid for at least 60 (sixty) calendar days after the due date for proposal submission. The proposed Unit Price should be fixed and inclusive of all costs to perform, including inspection services, transportation, taxes, import duties (if any), and other levies. To the extent that a Bidder proposed to include any pricing not reflected in the table below, such pricing must be fully described in the proposal. Proposals must be submitted in USD Currency, payments under any resulting contract will be made in this currency.

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<tr>
<th>Unit/Deliverable</th>
<th>Unit Price</th>
<th>Number of Units</th>
<th>Total</th>
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<tbody>
<tr>
<td>Proposed research approach</td>
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Price should be presented in USD, not to exceed USD$30,000
**Evaluation and Award Process**

1. IRI may contact any Bidder for clarification or additional information, but Bidders are advised that IRI intends to evaluate the offers based on the written proposals, without discussions, and reserves the right to make decisions based solely on the information provided with the initial proposals. IRI may but is not obligated to conduct additional negotiations with the most highly rated Bidders prior to award of a contract, and may at its sole discretion elect to issue contracts to one or more Bidders.

2. Mathematical errors will be corrected in the following manner: If a discrepancy exists between the total price proposed and the total price resulting from multiplying the unit price by the corresponding amounts, then the unit price will prevail and the total price will be corrected. If there is a discrepancy between the numbers written out in words and the amounts in numbers, then the amount expressed in words will prevail. If the Bidder does not accept the correction, the offer will be rejected.

3. IRI may determine that a proposal is unacceptable if the prices proposed are materially unbalanced between line items or sub-line items. Unbalanced pricing exists when, despite an acceptable total evaluated price, the price of one or more contract line items is significantly overstated or understated as indicated by the application of cost or price analysis techniques. A proposal may be rejected if IRI determines that the lack of balance poses an unacceptable risk.

4. IRI will conduct a source selection based as follows: Best Value

   a) Technical evaluation, (including technical capabilities, proposed technical approach, and personnel qualifications) – 40 percent
   b) Past performance and experience in performing similar projects – 30 percent
   c) Price – 30 percent

IRI intends to evaluate Bidders’ proposals in accordance with these factors and make an award to the responsible Bidder whose proposal is most advantageous to the program.

5. If a cost realism analysis is performed, cost realism may be considered in evaluating performance or price.

**Submission Instructions**

Bids must be submitted via email to Luis Robles, at lrobles@iri.org with the subject line “LAC2021Regional05o” by the deadline listed above.

**RFP Terms and Conditions**

1. Prospective Bidders are requested to review clauses incorporated by reference in the section “Notice Listing Contract Clauses Incorporated by Reference”.

2. IRI may reject any or all proposals if such is within IRI’s interest.

3. Proof of costs incurred, such as but not limited to receipts, pictures and financial documents, may be requested during and for up to three years after the end of the contract period.
4. The Bidder's initial proposal should contain the Bidder's best offer.
5. Payment will be made upon receipt of invoices and deliverables/services.
6. Discussions with Bidders following the receipt of a proposal do not constitute a rejection or counteroffer by IRI.
7. IRI will hold all submissions as confidential and submissions shall not be disclosed to third parties. IRI reserves the right to share proposals internally, across divisions, for the purposes of evaluating the proposals.
8. For any currency conversion, the exchange rate to US Dollars listed on oanda.com on the closing date of this solicitation shall be used.
9. Every contract will contain provisions governing termination for cause and termination for convenience.
10. By submitting a proposal, offeror agrees to comply with all terms, conditions, and provisions included in the solicitation and agreement to the services identified above, and will specifically identify any disagreement with or exceptions to the terms, conditions, and provisions.
11. Offerors confirm that the prices in the proposal/proposal/application/quote have been arrived at independently, without any consultation, communication, or agreement with any other Bidder or competitor for the purpose of restricting competition.
12. By applying to this RFP, applicant is certifying that if it is awarded a contract, none of funds payable under the resulting contract will be used to (1) procure or obtain, extend or renew a contract to procure or obtain; (2) enter into a contract (or extend or renew a contract) to procure; or (3) obtain the equipment, services, or systems that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system in compliance with the National Defense Authorization Act. Covered telecommunications equipment and services mean any of the following:
   i. Telecommunications equipment produced by Huawei Technologies Company or ZTE Corporation (or any subsidiary or affiliate of such entities).
   ii. For the purpose of public safety, security of government facilities, physical security surveillance of critical infrastructure, and other national security purposes, video surveillance and telecommunications equipment produced by Hytera Communications Corporation, Hangzhou Hikvision Digital Technology Company, or Dahua Technology Company (or any subsidiary or affiliate of such entities).
   iii. Telecommunications or video surveillance services provided by such entities or using such equipment.
   iv. Telecommunications or video surveillance equipment or services produced or provided by an entity that the Secretary of Defense, in consultation with the Director of the National Intelligence or the Director of the Federal Bureau of Investigation, reasonably believes to be an entity owned or controlled by, or otherwise connected to, the government of a covered foreign country. (2 CFR 200.216).
13. Bidders agree to disclose as part of the proposal submission:
   o Any close, familial, or financial relationships with IRI staff and agents. For example, the Bidder must disclose if a Bidder's mother conducts volunteer trainings for IRI.
Any family or financial relationship with other Bidders submitting proposals. For example, if the Bidder’s father owns a company that is submitting another proposal, the Bidder must state this.

Any other action that might be interpreted as potential conflict of interest.

Notice Listing Contract Clauses Incorporated by Reference
IRI is required to make the contractor subject to certain flowdown clauses of the prime award. This awarded contract will incorporate one or more clauses by reference, with the same force and effect as if they were given in full text. Where “flow-down” to the contractor is applicable, references to “USAID/Department of State” shall be interpreted to mean “IRI”, “Recipient” to mean “Contractor”, and “Subrecipient” to mean “lower-tier subcontractor.” Included by reference are the applicable provisions contained in Appendix II to 2 CFR Part 200 and USAID Standard Provisions for Non-US Non-governmental Organizations/US Department of State Standard Terms and Conditions.

IRI Obligations
Issuance of this RFP does not constitute an award commitment on the part of IRI, nor does it commit IRI to pay for costs incurred in the preparation and submission of a proposal or quotation.

Required Certifications
The following certificates need to be signed by all Bidders. These certifications are an integral part of the quotation/proposal. Please print them off and send back to us with your proposal after signature on each certificate. They are:

- Certification regarding debarment, suspension, ineligibility and voluntary exclusion
- Authorized Individuals

lower tier covered transactions
CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION LOWER TIER COVERED TRANSACTIONS

This certification implements Executive Order 12549, Debarment and Suspension and the requirements set forth in 2.C.F.R. 180, Subpart C.”

Copies of the regulations may be obtained by contacting the person to which this proposal is submitted.

1. By signing and submitting this proposal/application/quote, the prospective lower tier participant is providing the certification set out below.

2. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

3. The prospective lower tier participant shall provide immediate written notice to the person to which this proposal/application/quote is submitted if at any time the prospective lower tier participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.


5. The prospective lower tier participant agrees by submitting this proposal/application/quote that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the IRI.

6. The prospective lower tier participant further agrees by submitting this proposal/application/quote that it will include the clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion--Lower Tier Covered Transactions," without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.

7. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals.

8. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.

9. Except for transactions authorized under paragraph 5 above, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a
person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

1. The prospective lower tier participant certifies, by submission of this proposal, that neither it nor its principals are presently debarred, suspended, proposed for disbarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.

2. Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

Signature: ____________________________
Date: ____________________________
Name: ____________________________
Title/Position: ____________________________
Entity Name: ____________________________
Address: ________________________________________________________
Authorized Individuals

The offeror/bidder/applicant represents that the following persons are authorized to negotiate on its behalf with IRI and to bind the recipient in connection with this procurement:

<table>
<thead>
<tr>
<th>Name</th>
<th>Title</th>
<th>Telephone</th>
<th>Email</th>
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Signature: ____________________________
Date: ____________________________
Name: ____________________________
Title/Position: ____________________________
Entity Name: ____________________________
## Expert Rate Information

**Name (Last, First, Middle)** | **Proposed Rate:** | **Daily** | **Hourly**
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Rates should be given for the last three (3) years. If employment history/salary information is applicable, list salaries separate for each year. If expert services is applicable, indicate the type of rate daily/hourly.

### Employment History - Salary

<table>
<thead>
<tr>
<th>Position Title</th>
<th>Employer’s Name and Address</th>
<th>Point of Contact &amp; Telephone #</th>
<th>Employment Period (M/D/Y)</th>
<th>From</th>
<th>To</th>
<th>Annual Salary&lt;sup&gt;1&lt;/sup&gt;</th>
<th>U.S. Dollars</th>
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### Specific Expert Services

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<thead>
<tr>
<th>Services Performed/Title</th>
<th>Client’s Name and Address</th>
<th>Point of Contact &amp; Telephone #</th>
<th>Service Period (M/D/Y)</th>
<th>Units at Rate</th>
<th>Daily/Hourly Rate&lt;sup&gt;2&lt;/sup&gt;</th>
<th>U.S. Dollars</th>
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**Certification:** To the best of my knowledge, the above facts as stated are true and correct.

Signature: 
Date: 

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<sup>1</sup> Basic periodic payment for services rendered. Exclude bonuses, profit-sharing arrangements, commissions, consultant fees extra or overtime work payments, overseas differential or quarters, cost of living or dependent education allowances.

<sup>2</sup> A form of management fee whereby the client pays a set fee for providing professional services. Exclude cost reimbursements, bonuses, overtime work payments, overseas differential or quarters, cost of living, and any other allowances.