

RFQ #001 Area Agency on Aging for Planning and Service Area III

Question	RFQ Section	RFQ Page	Question	Response (ICOA use only)
1	Section 7	pp.6-8	Under Section 7 there is an overview of the OAA programs and services. Is it the intent of the RFQ to have the respondents describe a detailed plan for administration of each of these areas? For example do the respondents need to describe a service plan for how they would provide “congregate meals” for nine counties <u>or</u> is sufficient for the respondent to show the capability to contract for such services?	It is not the intent of the RFQ for the ULG to describe a detailed plan for administration for each of the program areas. A detailed plan will be developed by the designated AAA as part of the Area Plan development. (Section 2.4). In the example provided, the ULG should detail the capability to develop and implement contracts for the services.
2	Performance Based Contract-Section 18	p.32	Under Section 18 <i>Indemnity and Insurance</i> of the Performance Based Contract, the contract requires that the insurance name the ICOA as an “additional insured”. Would the following ICRMP language be an acceptable alternative to this clause and the contract thereby revised as follows: <i>“ If the (below) listed Certificated Holder is named as a party to a lawsuit solely because of its relationship with the Insuring Pool Participant and not as a result of its own conduct or negligence, ICRMP will accept a tender of its defense. The (below) listed Certificated Holder as Loss Payee as their interest may appear.”</i>	The ICRMP language is sufficient and acceptable.
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