

DEPARTMENT OF VETERANS AFFAIRS

**FAR 8 – Justification for Limiting Sources (LSJ)
For
Limiting Sources (<SAT)**

Acquisition Plan Action ID: VA261-18-AP-9286

- 1. Contracting Activity:** Department of Veterans Affairs, VISN 21, VA Central California Healthcare System, PR 570-18-3-535-0012.
- 2. Description of Action:** The VA Fresno has a requirement for 6 new Stryker Spirit Select hospital beds. This is a specialty bed series manufactured by Stryker, whose new technology is built around fall prevention for at-risk patients.

Order against: FSS Contract Number: V797D-40291

Name of Proposed Contractor: Beacon Point Associates, LLC
Street Address: 1216 SW 4th Street, Suite 4
City, State, Zip: Cape Coral, FL 33991
Phone: (239) 673-6965

Name of Proposed Contractor: TrillaMed, LLC (V797D-70148)
Street Address: 30100 Telegraph Road, Suite 366
City, State, Zip: Bingham Farms, MI 48025
Phone: (248) 203-9729

Name of Proposed Contractor: Four Points Technology
Street Address: 149000 Conference Center Drive, Suite 100
City, State, Zip: Chantilly, VA 20151-3834
Phone: (703)657-6127

- 3. Description of Supplies or Services:** VA Fresno is completing construction of a new CLC expansion for senior veterans with mobility limitations. These Stryker Spirit Select hospital beds are currently being utilized in the existing facility. The beds are a trademark of Stryker, and match the existing A/E Plan, which are needed for the activation of the new CLC expansion and for patient care. This procurement will be awarded as a new requirement.

The estimated value of the proposed action is \$ 72,976.

4. Authority:

ORDER AGAINST FSS: Authority of the Multiple Award Schedule Program, Title III of the Federal Property and Administrative Services Act of 1949 (41 USC 251, et seq.); Title 40 USC 501, Services for Executive Agencies; and Section 803 of the National Defense Authorization Act of 2002 (PL 107-107) and implemented by [FAR 8.405-6](#). Mark the applicable exception:

- An urgent and compelling need exists**, and following the procedures would result in unacceptable delays([FAR 8.405-6\(a\)\(1\)\(i\)\(A\)](#));
- Only one source** is capable of providing the supplies or services required at the level of quality required because the supplies or services are unique or highly specialized; ([FAR 8.405-6\(a\)\(1\)\(i\)\(B\)](#));
- In the interest of economy and efficiency, the new work is **a logical follow-on** to an original Federal Supply Schedule order and the original order was placed in accordance with the applicable Federal Supply Schedule ordering procedures. **The original order was not previously issued under sole-source or limited-sources procedures** ([FAR 8.405-6\(a\)\(1\)\(i\)\(C\)](#)); or
- Items peculiar to one manufacturer.** An item peculiar to one manufacturer can be a particular brand name, product, or a feature of a product, peculiar to one manufacturer). A brand name item, whether available on one or more schedule contracts, is an item peculiar to one manufacturer ([FAR 8.405-6\(b\)](#)).

5. **Rational/explanation to support cited authority:** Stryker Spirit Select hospital beds are a trademark item of Stryker. These beds are needed for the CLC expansion, and will match the existing. These beds are lower in height, have built-in scales to reduce the need to transfer the patient for weighing, contain a “Watchdog Bed Status Indicator” feature which monitors safe positioning, and a “fall prevention alarm” which turns on an alarm if the patient exits the bed, and turns it back off once the patient reenters and is centered in the bed. These beds have been designed for the VA and are now being widely used at VAs around the country.
6. **BRAND NAME ONLY:** This buy is estimated to exceed \$25,000 and this documentation will be posted along with the RFQ on e-Buy, as required by [FAR 8.405-1\(e\)](#).
7. Note that this determination satisfies the requirements of [FAR 8.405-6](#). The requirement to prepare a written justification [IAW FAR 6.303](#) does not apply to Federal Supply Schedules.

VHAPM Part 808.405-6 Limiting Sources
Attachment 1: Justification for Limiting Sources for Micro-Purchase Threshold up to the SAT

SUSAN BATTJER
Contracting Officer