Decision


File: B-419431; B-419431.2

Date: February 23, 2021

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Jason Shippy, Esq., Katherine D. Denzel, Esq., Leslie M. Reed, Esq., and Maureen A. McAndrew, Esq., Department of the Army, for the agency.
Jonathan L. Kang, Esq., and Laura Eyester, Esq., Office of the General Counsel, GAO, participated in the preparation of the decision.

DIGEST

1. Protest challenging the evaluation of the protester’s technical proposal is denied where the evaluation was reasonable and consistent with the terms of the solicitation.

2. Protest challenging the evaluation of the protester’s past performance is denied where the agency reasonably relied on information outside of the protester’s proposal in accordance with the terms of the solicitation, and where the protester does not establish that the agency unreasonably failed to consider relevant information.

DECISION

Wolff & Mueller Government Services GmbH & Co. KG (WMGS), of Stuttgart, Germany, protests the award of a contract to JV JOC Germany BMS (BMS), of Goldbach, Germany, by the Department of the Army, Corps of Engineers, under request for proposals (RFP) No. W912GB-20-R-0010, which was issued for real property support services. WMGS argues that the agency unreasonably evaluated its proposal under the management approach and past performance factors.

We deny the protest.

BACKGROUND

The Corps issued the solicitation, known as the job order contract (JOC)-East RFP, on April 28, 2020, seeking proposals to provide real property support services at U.S.
government facilities in the eastern region of Germany. Agency Report (AR)\(^1\), Tab 5, RFP, at 1, 56.\(^2\) The solicitation anticipated the award of an indefinite-delivery, indefinite-quantity JOC with a base period of 3 years and two 1-year options. *Id.* at 56. The maximum ordering value under the contract will be $95 million. *Id.* The contractor will be required to provide the following services:

[R]eal property repair and maintenance, environmental work, force protection work, and construction services which primarily address general building renovation, road and pavement repair, and general environmental work including, but not limited to, incidental minor construction, excavation, plumbing, demolition, electrical, structural, mechanical, concrete work, and environmental remedial work. Project work may also include Force Protection type projects and other construction projects.

*Id.*

Along with this RFP, the agency also issued solicitation No. W912GB-20-R-0007 for the same services in the western region of Germany, known as the JOC-West RFP. Contracting Officer’s Statement (COS) at 1-2. The JOC-West RFP sought the replacement of a contract awarded to BMS in 2017 for performance of similar services in the western region.\(^3\) *Id.* at 2. The JOC-East RFP at issue here sought the replacement of a contract awarded to WMGS in 2018 for performance of similar services in the eastern region. *Id.*

The solicitation stated that proposals would be evaluated on the basis of price and the following two non-price factors: (1) management approach, and (2) past performance. RFP at 19. For purposes of award, the past performance factor was more important than the management approach factor, and these two factors, when combined, were “approximately equal in importance to price.” *Id.* at 17.

\(^{1}\) Citations to the agency report are to the Adobe PDF document pages.

\(^{2}\) References to the RFP, without further distinction, are to the JOC-East RFP.

The Corps received proposals from three offerors, including WMGS and BMS, by the closing date of June 5. COS at 11. The agency evaluated WMGS’s and BMS’s proposals as follows:4

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<tr>
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<th>WMGS</th>
<th>BMS</th>
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<tbody>
<tr>
<td><strong>Management Approach</strong></td>
<td>Good</td>
<td>Outstanding</td>
</tr>
<tr>
<td><strong>Past Performance</strong></td>
<td>Limited Confidence</td>
<td>Substantial Confidence</td>
</tr>
<tr>
<td><strong>Price</strong></td>
<td>€12.15 million</td>
<td>€12.86 million</td>
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AR, Tab 28, SSDD at 6.

The contracting officer, who was also the source selection authority, reviewed and agreed with the evaluations of the proposals, which were prepared by the technical evaluation board (TEB). Id. at 1. For the management approach factor, the contracting officer stated that “a comparison of the proposals reveals that BMS has an advantage over Wolff and [Mueller]” based on BMS’s proposed resources, key personnel, and understanding of the workload. Id. at 16-17. With regard to past performance, the contracting officer stated that, “[o]verall, I have substantial confidence that BMS is more than capable of successfully performing the work required by the solicitation.” Id. at 16. In contrast, the contracting officer found “limited confidence based on [WMGS’s] recent/relevant performance record that the Offeror will successfully perform the required effort.” Id. The contracting officer concluded that the advantages of BMS’s proposal merited award as compared to the “advantage” of WMGS’s proposal, which was its lower price. Id. at 18.

The agency awarded the contract to BMS on September 24 and notified WMGS the same day. COS at 2; AR, Tab 35, Notice of Award, at 1. The agency provided the protester a debriefing that included the opportunity to ask questions. COS at 2. This protest followed.

**DISCUSSION**

WMGS raises two primary arguments: (1) the evaluation of the protester’s proposal under the management factor was based on unreasonable interpretations of the RFP; and (2) the evaluation of the protester’s proposal under the past performance factor was unreasonable because the agency considered negative information outside of the

4 For the management approach factor, the agency assigned one of the following ratings: outstanding, good, acceptable, marginal, or unacceptable. RFP at 19; AR, Tab 28, Source Selection Decision Document (SSDD) at 4. For the past performance factor, the agency assigned one of the following ratings: substantial confidence, satisfactory confidence, neutral confidence, limited confidence, or no confidence. Id. at 21; AR, Tab 28, SSDD at 4-5.
project references identified in the proposal, but did not consider other available information the protester says refutes the negative findings.\(^5\) For the reasons discussed below we find no basis to sustain the protest.

Management Approach Evaluation

WMGS challenges the assignment of two weaknesses to its proposal under the management approach factor. Protest at 18-33. For the reasons discussed below, we find no basis to sustain the protest.

The evaluation of an offeror’s proposal is a matter within the agency’s discretion. National Gov’t Servs., Inc., B-401063.2 et al., Jan. 30, 2012, 2012 CPD ¶ 59 at 5. In reviewing protests challenging an agency’s evaluation of proposals, our Office does not reevaluate proposals or substitute our judgment for that of the agency, but rather examines the record to determine whether the agency’s judgment was reasonable and in accord with the stated evaluation criteria and applicable procurement laws and regulations. 22nd Century Techs., Inc., B-413210, B-413210.2, Sept. 2, 2016, 2016 CPD ¶ 306 at 8. An offeror’s disagreement with the agency’s evaluation judgment, without more, is insufficient to establish that the agency acted unreasonably. See Vectrus Sys. Corp., B-412581.3 et al., Dec. 21, 2016, 2017 CPD ¶ 10 at 3.

The management factor stated that the agency would assess “whether the Offeror’s management and technical approach . . . is logical, feasible, and demonstrates a comprehensive understanding of the complexity of managing the contract.” RFP at 21. The RFP provided for the evaluation of the following two aspects of proposals:

i. Whether the proposal clearly delineates lines of authority, and communication with the Government, on the organizational chart organized in a precise and logical manner, including all offices involved with the management of the contract, including Key Subcontractors and [joint venture] partners.

ii. The extent to which the proposal describes a reasonable and logical plan for the performance of multiple projects within the geographic scope of this contract that illustrates a detailed understanding of multiple task order requirements, proposes personnel that meet the specification requirements, and provides subcontracting and staffing plans.

\(Id.\)

\(^5\) WMGS also raises other collateral arguments. Although we do not address every argument, we have reviewed them all and find no basis to sustain the protest.
Weakness One – Personnel

The Corps assigned the first weakness because WMGS’s proposal included personnel who did not meet the RFP’s specification requirements, particularly the requirement to have completed mandatory contractor quality control (CQC) training and Occupational Safety and Health Administration (OSHA) training.\(^6\) AR, Tab 26, TEB Report at 21. The weakness was assessed as follows:

Offeror’s personnel do not appear to have the required training. For example, page 11 states that all WMGS superintendents have CQC and OSHA training. However, as reflected in their resumes, [Individual 1] has NO relevant course work, [Individual 2] has no safety training, [Individual 3]’s CQC is expired, and [Individual 4] has no safety training and expired CQC \(\text{p. 5 \& 11}\). They state they intend to combine key personnel roles and have one person serve as site superintendent, [site safety & health officer (SSHO)] and CQC [system manager] on Task Orders less than $2M. Although that’s allowable per the specifications, historically the vast majority of JOC orders are less than $2M, and these individuals the Offeror provides are not qualified.

\(\text{Id.}; \text{see also AR, Tab 28, SSDD at 11, 17.}\)

The Corps’s evaluation noted that the protester’s proposal represented that all WMGS superintendents had completed the required CQC and OSHA safety training. AR, Tab 26, TEB Report at 21 \(\text{citing AR, Tab 11, WMGS Proposal Vol. 1 at 11}\). As the agency’s evaluation found, however, “[Individual 1] has NO relevant course work, [Individual 2] has no safety training, [Individual 3]’s CQC is expired, and [Individual 4] has no safety training and expired CQC \[training\].” \(\text{Id.}\) The agency’s response to the protest explained that the agency assigned the weakness because personnel who lack training or whose training has expired "can impair the Offeror’s ability to mobilize and begin work quickly after award." Memorandum of Law (MOL) at 66.

WMGS does not dispute that the four individuals do not meet the RFP’s requirements for training, as stated in the evaluation. See Comments at 1-2. Rather, the protester contends the weakness was unreasonable because the RFP did not require all personnel to have "up to date coursework or qualifications" at the time of proposal submission. \(\text{Id. at 1}\). Further, the protester notes that its proposal stated that all personnel “will be qualified” for their roles. Protest at 22.

We find no merit to the protester’s argument that the solicitation stated that offerors were not required to propose personnel who met the requirements of the RFP specifications. As discussed above, the management approach factor stated the agency would evaluate “[t]he extent to which the proposal . . . proposes personnel that

\(^6\) CQC training is required for all personnel assigned to quality control positions, and is valid for 5 years. \(\text{See RFP at 4}; \text{AR, Tab 5.1, RFP Specification Binder.}\)
meet the specification requirements[.]” RFP at 21. We therefore conclude that the agency reasonably identified a weakness in the protester’s proposal based on the risk that the proposed individuals would not have valid training in time for the start of contract performance.

Weakness Two – Organizational Chart

The Corps assigned the second weakness to WMGS’s proposal based on a concern relating to its organizational chart, as follows:

Regarding the Offeror’s [organizational] chart, the lines of authority are not clear. For example, there are no key subcontractors shown (or mentioned anywhere), and the generic use of “subcontractor(s)” is not connected with any of the Prime’s personnel. The [organizational] chart seems to show a line of authority from the SSHO to the CQC Manager (p. 25). This contradicts the management plan statement that the SSHO has a direct line of authority to the JOC [program manager], as required by the [Engineer Manual (EM)] 385-1-1 and the Contract (p. 15).

AR, Tab 26, TEB Report at 21; see also AR, Tab 28, SSDD at 11.

With regard to the first part of the weakness, which concerns the role of subcontractors, WMGS argues that the evaluation was unreasonable because the RFP did not require offerors to identify key subcontractors and the protester did not identify any key subcontractors in its proposal. Protest at 27-28. Instead, the protester states that its proposal identified the role of non-specific subcontractors to reflect “the myriad of [subcontractors] which could be involved in the work, depending on the nature and number of awarded task orders.” Id. at 24. The protester also argues that its organizational chart appropriately depicted “blocks” showing the role of subcontractors within the management structure for the performance of the contract. Id. at 26-28.

The Corps states that this weakness was not assessed based on the failure to identify specific key subcontractors in the organizational chart.7 MOL at 53-54. Instead, the agency explains that the weakness was assessed because the protester’s organizational chart identified the role of subcontractors, but showed unclear lines of authority. Id. at 53-54, 71-72. In this regard, the organizational chart shows “Subcontractors” reporting directly to “Alternate Superintendents,” who in turn report to “Superintendents.” AR, Tab 11, WMGS Proposal Vol. 1 at 25. The agency notes that not all job orders placed under the contract will involve an alternate superintendent, leaving it unclear as to the lines of authority on the organizational chart for those circumstances. MOL at 70.

7 The agency notes that, contrary to WMGS’s statement in its protest, its proposal in fact referenced the role of key subcontractors. AR, Tab 11, WMGS Proposal Vol. 1 at 17 (referring to “Key Subcontractors”).
The protester contends that the agency should have understood the organizational chart to show that the lines of authority involved an alternate superintendent only when a task order involved this position. Further, the protester argues a narrative in the management section of its proposal stated that subcontracted workforce foremen report to the superintendent. See AR, Tab 11, WMGS Proposal Vol. 1 at 12. However, as the agency notes, the RFP required offerors to provide an organizational chart that “clearly delineates lines of authority,” and addresses “all offices involved with the management of the contract, including Key Subcontractors and [joint venture] partners.” RFP at 21. For this reason, we think the agency reasonably found the depiction of a line of authority that would not necessarily be in use for all job orders merited the assessment of a weakness.

In the second part of the weakness, the agency found that the organizational chart shows a line of authority from the SSHO position to the CQC manager position, despite a requirement that the SSHO have a “direct line of authority to the JOC [program manager].” AR, Tab 26, TEB Report at 21. The protester does not dispute the requirement for the line of authority cited by the agency. See Comments at 2-4. Rather, the protester argues that the evaluation was unreasonable because the organizational chart in the proposal contained an explanatory note which states that “SSHO[s] are part of CQC organization but report to a senior project official (the WMGS Project/Program Manager).” See id. at 3, 4; Protest at 33; AR, Tab 11, WMGS Proposal Vol. 1 at 25. The protester contends that to the extent the agency “maintains that WMGS should have included additional physical lines in its organizational chart to further clarify the relationships,” such lines were “unnecessary” and “would have resulted in a difficult to read jumble, which was properly avoided by the method WMGS employed [i.e., the explanatory note].” Comments at 4.

The agency explains, however, that this explanatory note was in conflict with the chart, which shows that the SSHO position reports directly to the CQC Manager position, which in turn reports to the program/project manager position. See MOL at 70. On this record, we think the agency reasonably found that the chart, as depicted, failed to clearly delineate the lines of authority in a precise and logical manner. We therefore find no basis to sustain the protest.

Past Performance Evaluation

WMGS challenges the Corps’s evaluation of its proposal under the past performance factor, specifically with regard to the consideration of past performance references that were not included in its proposal. Protest at 33-52. For the reasons discussed below, we find no basis to sustain the protest.

Our Office reviews an agency’s evaluation of past performance to ensure that it was reasonable and consistent with the stated evaluation criteria and applicable statutes and regulations. Richen Mgmt., LLC, B-409697, July 11, 2014, 2014 CPD ¶ 211 at 4. An agency’s evaluation of past performance, which includes its consideration of the relevance, scope, and significance of an offeror’s performance history, is a matter of
agency discretion. *Cyber Protection Techs., LLC*, B-416297.2, B-416297.3, July 30, 2018, 2018 CPD ¶ 270 at 6. An offeror’s disagreement with an agency’s evaluation, without more, does not demonstrate that those judgments are unreasonable. *Cape Envtl. Mgmt., Inc.*, B-412046.4, B-412046.5, May 9, 2016, 2016 CPD ¶ 128 at 8.

The RFP provided that the agency would evaluate “the relevancy and quality of the Offeror’s past performance,” and “assess a confidence level on how likely the Offeror will be successful on the work under this Solicitation.” RFP at 21. Offerors were required to provide past performance information for at least two but not more than five projects completed within the past 6 years. *Id.* at 12. For each project reference, offerors were required to submit a record from the contractor performance assessment reporting system (CPARS), if available, or a past performance questionnaire from the client if no CPARS record is available. *Id.* at 13. The solicitation advised that “[a]n interim completed CPARS rating will be considered if a final record is not available.” *Id.* at 13. Offerors were also advised that the agency “reserves the right to review all recent past performance records available to make a confidence determination to include other projects not submitted by the Offeror.” *Id.* at 22.

WMGS identified five project references in its proposal. AR, Tab 11, WMGS Proposal Vol. 1 at 62. The Corps evaluated the five project references and found that three were very relevant, and two were relevant. AR, Tab 26, TEB Evaluation at 23; see also AR, Tab 28, SSDD at 7. Consistent with the RFP provisions cited above, the agency also considered CPARS ratings for other JOC orders the protester performed for the Corps in Europe. AR, Tab 26, TEB Evaluation at 23-26; see also AR, Tab 28, SSDD at 7-8.

The Corps’s evaluation of WMGS’s past performance identified the following two strengths:

Four of the five projects submitted for experience show an overlap of about nine months, three have an overlap of about 15 months, and two have an overlap of about 21 months. This demonstrates an ability to handle multiple projects simultaneously in separate areas. (p. 62)

In CPARS, for the Air Force under contract FA561315D3001 there are 13 records for 11 task orders. All [of these were] performed between 2016 and 2020. Of those, the offeror received no less than satisfactory ratings with mostly Very Good and Exceptional ratings in all categories. The remainder of the evaluations in CPARS are for performance with the [Army Corps] Europe District. AR, Tab 26, TEB Evaluation at 23; see also AR, Tab 28, SSDD at 7-8.

The agency also identified a significant weakness, which was based on CPARS ratings for project references for JOC contracts not identified in the protester’s proposal. AR, Tab 26, TEB Evaluation at 23. The SSDD noted that “[w]hile CPARS ratings for the five projects submitted by the offeror all have ratings of ‘Very Good or Exceptional’ for
quality, schedule, and management,” the agency’s review of the CPARS ratings for other contracts found the following negative information:

[A]n analysis of the CPARS for the Offeror shows an overwhelming average rating of Satisfactory with several marginal and unsatisfactory ratings on previous [Army Corps Europe District] JOC orders for very relevant and recent projects. Several of the reviewed evaluations provided a recommendation by the assessing officials to NOT use the Offeror for similar requirements in the future.

AR, Tab 28, SSDD at 7-8.

The agency cited as examples three contracts: (1) a JOC for performance in Germany with performance between 2016 and 2019 that involved three task orders and six CPARS records; (2) a JOC for performance in Germany with performance between 2015 and 2016 that involved 68 task orders and 112 CPARS records; and (3) a JOC for performance in Germany with performance between 2016 and 2018 that involved 98 task orders and 134 CPARS records. Id. at 8. The agency noted that for the first contract, one task order “was rated Marginal in all categories,” and the other two orders were “rated satisfactory and very good in all categories.” Id. For the second contract, “7.35% were rated Marginal and Unsatisfactory for Quality, 13.24% for Schedule and 8.82% for Management of Key Personnel.” Id. For the third contract, “5.1% of the Task Orders were rated Marginal and Unsatisfactory for Quality, 13.27% for schedule, and 9.18% for Management of Key personnel.” Id.

Additionally, the SSDD cited and appended to the decision a letter from a Corps contracting officer (who was not involved in this procurement), dated June 4, 2019 (June 2019 letter). Id. at 8. This letter identified concerns regarding WMGS’s performance of contracts for the Corps in Europe, as follows:

From 2016 to present day, Wolff & [Mueller] has 98 individual ratings below satisfactory recorded in CPARS across 52 different projects. Furthermore, Assessing Officials continue to report difficulties with your firm pertaining to quality, schedule, and safety deficiencies on active task orders and contracts, including the following more recent evaluations:

- W912GB17C0018 Brussels American School
- W912GB17F0306 Upgrade Fire Alarm and Lighting System Hohenfels, Germany

Additionally, the Europe District has routinely experienced difficulties with untimely response to JOC Task Order Requests for Proposal from your firm, and in finding agreement on appropriate use of the JOC Unit Price Book during Task Order negotiations.
AR, Tab 28.1, Letter from Agency to Protester, June 4, 2019, at 1. As a result of these concerns, the agency advised that the Corps’s Europe District contracting officers will “indefinitely suspend” issuing “new Task Order Requests for Proposals” to the protester under “active Europe District JOC contracts.”  Id.

The SSDD found that “[t]he June 2019 letter from the Government expressed a lack of confidence in Wolff and [Mueller's] ability to successfully perform JOC task orders in the future.”  AR, Tab 28, SSDD at 8. The SSDD further stated that “[i]t is important to note that one of the contracts affected by their negative past performance was W912GB18D0007 [fiscal year (FY)]17 Germany East Belgium and Netherlands JOC; which has a very similar scope as the FY20 Germany East JOC.”  Id. at 16.

WMGS contends that the Corps unreasonably assigned its proposal a limited confidence rating for the past performance factor based on the June 2019 letter. The protester does not dispute that the agency was permitted under the terms of the RFP to consider past performance information apart from the five project references identified in its proposal. Instead, the protester primarily argues that the agency improperly considered the letter without also considering what the protester contends are countervailing arguments provided by the protester in correspondence to the contracting officer who issued the 2019 letter. See Comments at 5-10. As a result of the agency’s consideration of the letter without considering what the protester contends was its rebuttal, the protester argues that the agency “improperly allowed that unreasonable analysis to entirely supplant the top rating the WMGS’s exemplary proposal entitled it to.”  Id. at 5.

As a preliminary matter, the record shows that the agency’s assignment of the limited confidence rating was not based only on information in the June 2019 letter. As discussed above, the contracting officer found that the CPARS records reflected “several marginal and unsatisfactory ratings on previous [Army Corps Europe District] JOC orders for very relevant and recent projects,” and that “[s]everal of the reviewed evaluations provided a recommendation by the assessing officials to NOT use the Offeror for similar requirements in the future.”  AR, Tab 28, SSDD at 7-8. Thus, while the agency’s assessment of WMGS’s past performance, and the performance problems cited in the June 2019 letter both refer to negative CPARS ratings, it does not follow that the June 2019 letter was the sole basis for the limited confidence rating.

WMGS also argues that the Corps unreasonably failed to assign any strengths for the five project references identified in its proposal, and that these references merited the assignment of the highest possible rating for the past performance factor of outstanding. Comments at 5. As the record cited above shows, however, the TEB assigned two strengths to the protester’s proposal based on its five project references, and these strengths were cited in the SSDD. AR, Tab 26, TEB Report at 23; see Tab 28, SSDD at 7. To the extent the protester believes that these project references, alone, merited the assignment of an outstanding rating, the protester’s disagreement with the agency’s judgment, without more, does not provide a basis to sustain the protest. See Cape Envtl. Mgmt., Inc., supra.
Next, the protester argues that the agency’s consideration of the June 2019 letter obligated it to also consider the protester’s subsequent correspondence disputing the findings and conclusions of the letter. Comments at 8-10. The protester sent four letters, from June to August 2019, in response to the agency’s June 2019 letter. Protest exh. E, Letter from WMGS to Agency, June 7, 2019; exh. F, Letter from WMGS to Agency, June 25, 2019; exh. G, Letter from WMGS to Agency, July 1, 2019; exh. H, Letter from WMGS to Agency, Aug. 8, 2019. The protester contends that these letters dispute the agency’s basis for identifying concerns regarding the protester’s performance—in particular, the reliance on what the protester contends are unreasonable or incomplete CPARS ratings.

The record does not show, as the protester contends, that the contracting officer had in her possession, but failed to review, the protester’s June through August 2019 correspondence with the agency concerning the June 2019 letter. See Comments at 6. The contracting officer stated in response to the protest: “I have reviewed some, but not all of the communications between [the Corps] and WMGS concerning [] WMGS’ performance on the then pending Agency JOC contracts.” COS at 41. She explains, however, that “[w]hat transpired between [the Corps] and WMGS on the FY18 JOC East contract in June 2019 and thereafter has been relayed to me by various [Corps] Contracting personnel and the Office of Counsel attorney involved in the discussions with WMGS and its counsel in June 2019.” Id.

The Federal Acquisition Regulation (FAR) requires agencies to provide offerors an opportunity to “provide information on problems encountered on the identified contracts and the offeror’s corrective actions.” FAR 15.305(a)(2)(ii). The RFP authorized offerors to address adverse past performance, as follows: “If an Offeror has any Cure Notices or Show Cause Letters for each submitted project, the Offeror shall provide them with a description of any corrective action implemented by the Offeror.” RFP at 13. Apart from this opportunity, the FAR does not require agencies to provide an opportunity to further address adverse past performance where, as here, the agency does not conduct discussions. FAR 15.306(d)(3); see Rod Robertson Enters., Inc., B-404476, Jan. 31, 2011, 2011 CPD ¶ 129 at 3 (where agency elects not to hold discussions, agency is not required to seek clarification of adverse past performance information unless agency has a reason to question its validity).

As the SSDD specifically noted, the protester addressed the concerns regarding its past performance in its proposal. AR, Tab 28, SSDD at 8. Specifically, the protester’s proposal stated as follows:

WMGS has an extensive history of past performance with the U.S. Government, the overwhelming majority of which has been evaluated quite positively. However, in some cases, WMGS has received ratings of less than Satisfactory in evaluated areas under CPARS. WMGS takes this quite seriously and has used the critical client feedback, together with our own internal audits, to make process improvements and changes in
personnel, where required, when trends so indicated. WMGS frequently monitors critical project metrics for success and uses the data together with client feedback to constantly improve our services.

WMGS respectfully requests that any reviewers of past performance evaluations posted to CPARS note that some ratings of less than satisfactory appear in Interim evaluations. WMGS then took action to make improvements, resulting in improved final CPARS evaluations. In some other cases, WMGS has not concurred with a CPARS evaluation and awaits either the adjudication foreseen by FAR 42.1503, finalization of a Change under FAR 52.243-4[,] or a response due under FAR 52.233-1. WMGS respectfully submits that in such cases, the evaluations should not be considered in the assessment of its past performance, as the final evaluation may change.

AR, Tab 11, WMGS Proposal Vol. 1 at 4.⁹

The protester’s proposal also requested that the agency’s review of its past performance “note that some ratings of less than satisfactory appear in Interim evaluations.” Id. As discussed above, however, the RFP advised that interim CPARS ratings would be considered, in the absence of final ratings. RFP at 13.

The protester’s proposal further stated that, in some instances, it took corrective action in response to past performance concerns, “resulting in improved final CPARS evaluations.” AR, Tab 11, WMGS Proposal Vol. 1 at 4. The contracting officer noted that WMGS’s proposal “acknowledged the past performance issues in the proposal’s executive summary section and indicated that it has used feedback to make process improvements and personnel changes.” AR, Tab 28, SSDD at 8. The contracting officer also noted the protester’s explanation that “many of the subpar past performance evaluations were interim with improvements by the final review,” and that “[t]he CPARS ratings that include dates after the Government’s June 2019 letter do not include any unsatisfactory or marginal ratings.” Id. The contracting officer stated that the CPARS ratings assigned after the issuance of the letter “has increased the Government’s confidence to some degree,” but found “that confidence remains limited” because “[t]here is insufficient data to provide a higher confidence that the Offeror’s improvement in performance will continue and last.” Id. The contracting officer concluded that the protester’s proposal merited a limited confidence rating “because based on the Offeror’s

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⁹ Section 42.1503(d) of the FAR provides a process through which contractors may dispute CPARS ratings. The protester’s proposal states it has availed itself of this opportunity: “In some . . . cases, WMGS has not concurred with a CPARS evaluation and awaits either the adjudication foreseen by FAR 42.1503, finalization of a Change under FAR 52.243-4[,] [Changes,] or a response due under FAR 52.233-1 [Disputes].” AR, Tab 11, WMGS Proposal Vol. 1 at 4.
recent/relevant performance record, the Government has a low expectation that the Offeror will successfully perform the required effort.” Id.

On this record, we find no basis to conclude that the agency improperly considered the June 2019 letter, or that the agency improperly failed to seek out and review the protester’s correspondence replying to the letter.10 The protester was aware of the existence of the June 2019 letter and the agency’s views and actions concerning the protester’s performance of relevant work, as set forth in the letter. The protester specifically addressed the matter of negative past performance in its proposal, and the evaluation shows that the agency was aware of and considered the protester’s improvements in response to the CPARS ratings relied upon by the evaluation. See AR, Tab 28, SSDD at 8. Under these circumstances, we find no basis to conclude that the agency was obligated to seek out or consider additional correspondence which detailed information that the protester already did or could have addressed in its proposal.11 See FAR 15.306(d)(3); Rod Robertson Enters., Inc., supra.

Finally, to the extent WMGS argues that the agency’s consideration of the June 2019 letter improperly “overshadowed” the positive information regarding the five project

10 Additionally, WMGS argues that the correspondence constituted past performance information the agency was required to consider. Protest at 34-36. Our Office has recognized that in certain limited circumstances an agency evaluating a proposal has an obligation (as opposed to the discretion) to consider outside information bearing on the offeror’s proposal. International Bus. Sys., Inc., B-275554, Mar. 3, 1997, 97-1 CPD ¶ 114 at 5. In International Business Systems, for example, we concluded that the agency could not reasonably ignore information regarding the protester’s performance of a recent contract involving the same agency, virtually the same services, and the same contracting officer, simply because an agency official failed to complete the necessary paperwork to complete the past performance assessment. Id. at 5. Here, in contrast, the letters that the protester says the agency should have considered were not specifically brought to the attention of the agency by the protester in its proposal, nor were they within the sole control of the agency, that is, beyond the protester’s ability to present. We therefore find no basis to conclude that the agency was obligated to consider this information, as was the case in International Business Systems.

11 We also note that the protester’s contention that the agency failed to consider its correspondence concerning the June 2019 letter relies on the argument that the correspondence refuted the findings of the June 2019 letter. To the extent the protester challenges the contents of the CPAR and disputes the CPARS ratings assigned by the agency, this is a matter of contract administration that we do not review. ProActive Techs., Inc.; CymSTAR Servs., LLC, B-412957.5 et al., Aug. 23, 2016, 2016 CPD ¶ 244 at 11 n.6; see also Wittenberg Weiner Consulting, LLC, B-413460, Oct. 31, 2016, 2016 CPD ¶ 319 at 4. Rather, we review whether the agency’s evaluation of past performance information was reasonable and consistent with the terms of the solicitation with regard to the conclusions drawn from the available past performance information. See Cyber Protection Techs., LLC, supra.
references identified in its proposal, Comments at 5, we find no merit to this argument. As discussed above, we find that the agency reasonably evaluated the protester’s past performance and assigned a significant weakness. The protester’s disagreement with the agency’s conclusions about the importance of its negative CPARS ratings, relative to the positive information identified in the two strengths assigned for the five project references identified in its proposal, does not provide a basis to find that the agency’s judgment was unreasonable. A protester’s disagreement with the agency’s judgment, without more, does not provide a basis to sustain the protest. See Cape Envtl. Mgmt., Inc., supra.

The protest is denied.

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General Counsel