

# **Department of Property&Procurement**

# Government of the United States Virgin Islands

3274 ESTATE RICHMOND, CHRISTIANSTED, U. S. VIRGIN ISLANDS 00820 8201 SUB BASE, 3RD FLOOR, ST. THOMAS, U. S. VIRGIN ISLANDS 00802 ST. CROIX MAIN OFFICE: 340.773.1561 | ST. THOMAS MAIN OFFICE: 340.774.0828

ST. CROIX FAX: 340.773.0986 | ST. THOMAS FAX: 340.774.9587 HTTP://DPP.VI.GOV



### **Executed letter**

December 15, 2020

Wadda E. Charriz Office Manager KAC 357 Inc. dba Plaza Extra West #14 Plessen Frederiksted St. Croix, VI 00840

RE: S06AGVIC21 (PEW) Purchase and Delivery of Household and Cleaning Supplies to various Departments in the St. Croix District.

Dear Ms. Charriz:

Transmitted herewith is the attached fully Supply Contract (Supply Contract) to provide Purchase and Delivery of Household and Cleaning Supplies to various Department in the St. Croix District. during the period of October 1, 2020 through September 30, 2021. KAC 357 Inc. dba Plaza Extra West. will perform under this Contract in accordance with Addendum I (Scope of Work), Addendum II (General Provisions), and Addendum III (Termination of Contracts). KAC 357 Inc. dba Plaza Extra West. fails to comply with the terms of the enclosed Contract, the Government of the Virgin Islands will exercise all rights and remedies available to it in law and equity.

Respectfully,

Dynell R. Williams

**Deputy Commissioner of Procurement** 

DRW/ajl

xc: Government of the Virgin Islands

File



# Department of Property&Procurement

Government of the United States Virgin Islands

3274 ESTATE RICHMOND, CHRISTIANSTED, U. S. VIRGIN ISLANDS 00820 8201 SUB BASE, 3RD FLOOR, ST. THOMAS, U. S. VIRGIN ISLANDS 00802

ST. CROIX MAIN OFFICE: 340.773.1561 | ST. THOMAS MAIN OFFICE: 340.774.0828

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HTTP://DPP.VI.GOV

December 9, 2020

Wadda E. Charriz Office Manager KAC 357 Inc. dba Plaza Extra West #14 Plessen Frederiksted St. Croix, VI 00840

RE:

Supply Contract

S06AGVIC21 (PEW)

Dear Ms. Charriz:

Transmitted herewith is a Supply Contract for the Purchase and Delivery of Household and Cleaning Supplies for the Government of the Virgin Islands in the St. Croix District during the period of October 1, 2020 through September 30, 2021. Services provided will be made in accordance with the terms and conditions of the contract.

We invite your attention to the General Provisions of said contract particularly to Section II concerning default.

To complete and facilitate the movement of your contract the following is required:

- 1. Initial all documents in the bottom right hand corner (BLUE INK ONLY)
- 2. Sign the original contract in the presence of one (1) witnesses (BLUE INK ONLY)
- 3. The following Corporate documents are needed;
  - a. Business License
  - b. Certificate of Government Insurance Coverage
  - c. Certificate of Good Standing
  - d. Corporate Resolution
  - e. Article of Incorporation
  - f. Tradename Certificate

Upon receipt of the requested information, please return all documents to the Department of Property and Procurement for further processing.

If you have any questions, please contract Dynell R. Williams, Deputy Commissioner of Procurement at 340-773-1561 ext. 5244 or email <a href="mailto:dynell.williams@dpp.vi.gov">dynell.williams@dpp.vi.gov</a>.

Respectfully,

Anthony D. Thomas Commissioner DRW

ADT/drw/ail





# GOVERNMENT OF THE VIRGIN ISLANDS OF THE UNITED STATES ---- 0 ---DEPARTMENT OF PROPERTY AND PROCUREMENT

#### SUPPLY CONTRACT

#### No. S06AGVIC21 (PEW)

This AGREEMENT, made this13th	day of	December	, 2020					
for the Purchase and Delivery of Household &	Cleaning	Supplies in the St.	Croix District by					
and between the Government of the Virgin Islands, hereinafter called the "GOVERNMENT",								
and KAC 357 Inc. dba Plaza Extra West, whose address is #14 Estate Plessen, Frederiksted,								
VI 00840 hereinafter called the "CONTRACTOR			4					

#### WITNESSETH:

For, and in consideration of the acceptance of the Contractor's proposal, under Invitation for Bids No<u>IFB057GVIC20 (S)</u> opened on <u>September 17, 2020</u> and the award of this contract to the Contractor, notification hereof having been made to the Contractor on <u>September 28, 2020</u>, and, in further consideration of the covenants and agreements of the Parties herein contained, to be well and truly observed and faithfully kept by them, and each of them, it is mutually agreed between the Parties as follows:

SECTION 1. That for and in consideration of the price or prices and agreement in this bid hereto attached and made a part of this Contract, the said Contractor agrees to furnish and deliver any or all of the commodities described in the said Invitation for Bids No. IFB057GVIC20 (S) and the Scope of Work (Addendum I) at the price or prices stated therein and in strict accordance with the conditions of said accepted bid. The Advertisement, Invitation for Bids, Scope of Work (Addendum I), General Provisions (Addendum II), Termination of Contracts (Addendum III), Provisions from 2 CFR 200 - Appendix II (Addendum IV), any Supplemental Provisions and Specifications and the Purchase Order, including any change thereof, are all part and parcel of this Contract and are by this reference, incorporated in this Contract as fully and effectively as if set forth in detail herein.

SECTION 2. The Government, for and in consideration of the full and true performance of the work by the Contractor, agrees to pay the price or prices set forth in the attached Invitation for Bids and the line items as indicated in Addendum I (Scope of Work), in lawful money of the United States, and the payment shall be made at the time and in the manner set forth in the Invitation for Bids and the General Provisions.





September 30, 21, unless mutually extended or terminated by the parties. The services under this contract shall be for a period of three hundred & sixty-five (365) days with a renewal option for a period of one (1) year No alterations or variations of the terms of the proposal shall be valid or binding upon the Government unless made in writing and approved by the Government.

SECTION 4. This Contract will remain in force for the full period specified and and until all articles or commodities ordered before the date of termination shall be satisfactorily delivered and accepted and/or until all terms and conditions have been met, unless:

- (a) terminated prior to expiration by satisfactory delivery against orders of entire quantities contracted for; or
- (b) extended upon written authorization of the Government and accepted by the Contractor, to permit ordering of unordered balances or additional quantities at contract price or prices and in accordance with the contract terms.

SECTION 5. Failure of the Contractor to deliver within the time specified, or within a reasonable time as interpreted by the Government, or failure to make replacement of rejected commodities when so requested, immediately or as directed by the Government, will constitute authority for the Government to purchase in the open market to replace the commodities rejected or not delivered. The Government reserves the right to authorize immediate purchases in the open market against rejections on this contract when necessary. On all such purchases, the Contractor agrees promptly to reimburse the Government for excess costs occasioned by such purchases. Such purchases will be deducted from contract quantities. However, should public necessity demand it, the Government reserves the right to use or consume commodities delivered which are substandard in quality, subject to an adjustment in price to be determined by the Government.

SECTION 6. By execution of this contract, the Contractor certifies that it is eligible to receive contracts awarded using federally appropriated funds and that it has not been suspended or debarred from entering into contracts with any federal agency. The Contractor shall include this provision in each of its subcontracts hereunder and shall furnish its subcontractors with the current "LIST OF PARTIES EXCLUDED FROM FEDERAL PROCUREMENT OR NON-PROCUREMENT." In the event the Contractor or any subcontractor misrepresents its eligibility to receive contract awards using federal funds, the Contractor or subcontractor agrees that it shall not be entitled to payment for any work performed under this contract or any subcontract and that the Contractor or subcontractor shall promptly reimburse the Government of the Virgin Islands for any progress payments heretofore made.

SECTION 7. Contractor warrants that it shall not, with respect to this Contract, make or present any claim upon or against the Government of the Virgin Islands, or any officer, department, board, commission, or other agency thereof, knowing such claim to be false,

Initial \_\_\_\_\_





fictitious, or fraudulent. Contractor acknowledges that making such a false, fictitious, or fraudulent claim is an offense under Virgin Islands law.

SECTION 8. Contractor acknowledges that this Contract is funded, in whole or in part, by federal funds. Contractor warrants that it shall not, with respect to this Contract, make or present any claim knowing such claim to be false, fictitious, or fraudulent. Contractor acknowledges that making such a false, fictitious, or fraudulent claim is a federal offense.

SECTION 9. All quantities listed in this Contract are <u>estimates</u> only. The Government will purchase items based on its actual needs, which may or may not amount to the total estimated quantities. The Contractor shall only fulfill orders in accordance with approved purchase orders issued by the Government.

SECTION 10. Contractor shall submit invoices on a biweekly (every two (2) weeks) basis and addressed to the Department of Property and Procurement. The Government will pay Contractor upon receipt of properly completed invoices that; references the date of the purchase/s, the Department making the purchase, quantities, the line item number of the good/s referenced in Contractor's contract, and shall include the cost of the awarded line item.

SECTION 11. This Contract is subject to the appropriation and availability of funds and to the approval of the Commissioner of the Department of Property and Procurement.

SECTION 12. The following insurance coverages are required by Contract and Contractor shall maintain these insurance coverages during the term of this Contract.

- (a) COMMERCIAL GENERAL LIABILITY: Commercial general liability insurance, in a form acceptable to the Government, on a "per occurrence" basis with a minimum limit of not less than one hundred thousand dollars (\$100,000.00) for any one person per occurrence for death or personal injury and one hundred thousand dollars (\$100,000.00) for any one occurrence for property damage. Insurance policy(ies) shall name the Government of the Virgin Islands as the certificate holder and additional insured via an endorsement.
- (b) WORKERS' COMPENSATION: Contractor shall supply current coverage under the Government Insurance Fund or other form of coverage

SECTION 13. Either Party may terminate this Contract for cause by providing ten (10) days written notice to the other party specifying the date of termination. The Government may also terminate this Contract for convenience on ten (10) days written notice in accordance with the Provisions of Addendum III (Termination of Contracts).

SECTION 14. A facsimile, electronic or digital signature on this Contract shall be deemed an original and binding upon the Parties hereto.





SECTION 15. This Contract shall become effective immediately upon and as of the day of signature by the Commissioner of the Department of Property and Procurement.

SECTION 16. NOTICE OF FEDERAL FUNDING. Contractor acknowledges that this Contract may be funded, in whole or in part, by federal funds. Contractor warrants that it shall not, with respect to this Contract, make or present any claim knowing such claim to be false, fictitious, or fraudulent. Contractor acknowledges that making such a false, fictitious, or fraudulent claim is a federal offence.

IN WITNESS WHEREOF, the parties to these presents have hereunto set their hands on the day and year first above written.

Witnesses:

GOVERNMENT OF THE VIRGIN ISLANDS

Authory D. Thomas Date
Commissioner
Department of Property and Procurement

Witnesses:

**CONTRACTOR** 

Daniel Nero

Wadda Cherriz

Office Manager

KAC 357 Inc. dba Plaza Extra West

(Corporate seal, if Contractor is a corporation)

Initia

By:





## Addendum I Scope of Work

The Contractor shall supply the following line items to the Government in the quantities ordered by the Government at the prices quoted in Contractor's bid in response to IFB No. <u>IFB057GVIC20 (S)</u>, which is attached hereto and incorporated by this reference:

P1IBA-SC-24-74 Approved 8-22-73 Comm. of Prop. Proc

# GOVERNMENT OF THE VIRGIN ISLANDS OF THE UNITED STATES DEPARTMENT OF PROPERTY AND PROCUREMENT

#### PROCUREMENT DIVISION

Rev. 3-						
	INVITATION BID & AWARD	CONTRACT NO.			PAGE NO.	NO, OF PAGE
<del></del>	SUPPLY CONTRACT	ORDER NO.			<u> </u>	23
ED BY Depa	artment of Property & Procurement	3274 U.S.	CHRIST	IANSTED		
<u>خنو</u> حدث	INVITA	ION FOR BI	DS		The Section of Section	Responsible
ISSUED	September 03, 2020	INVITATION NO.	IFB057GVIC2	0 (S)	·/	
	Sealed bid subject to (1) The Terms and Conditions of the liference, and (3) such other contract provisions and specifithe above office until 10:00 o'clock am, Atlantic Standard T thereafter for furnishing the supplies or services for delivery ebids_proposals@dpp.vi.gov	ications as are a line, not later the	ttached or incor en <i>Thursday, S</i>	porated by reference w eptember 17, 2020 and	ill be received d publicly ape	i at n
<u></u>	SC	CHEDULE	<del>-    -    -  </del>			
EM NO.	SUPPLIES OR SERVICES	QUANTITY (NO. OF CONTRO)	UNIT .	UNIT PRICE	AMO	DUNT
	Purchase and Delivery of Household and Cleaning Supplies in the St. Croix District					
	BID	DATE OF BID				
M 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	OF THE SUPPLIES BID UPON, HE ALSO REPRESENTS THAT ALL SUR MANUFACTURED OR PRODUCED BY A SMALL BUSINESS CONCERN COMMONWEALTH OF PUERTO RICO.  (2) THAT HE IS A REGULAR DEALER IN MANUFACTURER OF (3) (A) THAT HE IS A REGULAR DEALER IN MANUFACTURER OF (3) (A) THAT HE HAS — HAS NOT EMPLOYED OR RETAINED AL REMPLOYEE WORKING SOLELY FOR THE BIDDER? TO SOLICIT OR SE AGREED TO PAY ANY COMPANY OR PERSON (OTHER THAN A FULL FEE, PERCENTAGE, COMMISSION, OR BROKERAGE FEE, CONTINOE AGREES TO FURNISH INFORMATION RELATING TO (A) AND (B) ABOV (4) HE OPERATES AS AN INDIVIDUAL PARTNERSHIP CORPI (5) PREFERRED BIDDER: A BONA FIDE CONTINUOUS RESIDENT IN THE VIRGIN ISLANDS; A FIRM, PARTNERSHIP, OR CORPORAT IN THE VIRGIN ISLANDS; A FIRM, PARTNERSHIP, OR CORPORAT OF AT LEAST EIGHT (B) YEARS OR WHO WERE BORN IN THE VIR SILICENSED IN AND MAINTAINS HIS OR ITS PRINCIPAL PLACE OF B SICIENSED IN AND MAINTAINS HIS OR ITS PRINCIPAL PLACE OF B SICIENSED IN AND MAINTAINS HIS OR ITS PRINCIPAL PLACE OF B SICIENSED IN AND MAINTAINS HIS OR ITS PRINCIPAL PLACE OF B SICIENSED IN THE VIRGIN ISLANDS FOR THE MATERIALS OR REPRESENTATIVE IN THE VIRGIN ISLANDS FOR THE MATERIALS DESCRIBED BY THE SPECIFICATIONS AND REQUIRED UNDER THIS DESCRIBED BY THE SPECIFICATIONS AND REQUIRED UNDER THIS	IN THE UNITED ST THE SUPPLIES B NY COMPANY OR IF CURE THIS CONTI- TIME BONA FIDE ENT UPON OR RES VE AS REQUESTED ORATION , INCC OF THE VIRGIN ISI ION IN WHICH AT I HAVE BEEN BONA RGIN ISLANDS; USINESS IN THE VISIN ISLANDS OR S, SUPPLIES, ARTIC	TATES, ITS TERRIT TO UPON. PERSON (OTHER TRACT, AND (B) THE REMPLOYEE WORK ULTING FROM THE DBY THE CONTRA DRPORATED BY THE LANDS FOR AT LE LEAST FIFTY-ONE FIDE CONTINUOU SAID PERSON, FI REGIN ISLANDS AU THE DULY AUTI-	THAN A FULL-TIME BONA INTO THE HAS HAS NOT HE HAS HAS NOT HE GONTRUCTING OFFICER.  THE TERRITORY OF THE VIEW HE HAS TEIGHT (8) YEARS OR PERCENT (51%) OF THE VIEW HAS TEIGHT (8) YEARS OR THE VIEW HAS TEIGHT (8) YEARS OR PERCENT (51%) OF THE VIEW HAS TEIGHT (8) YEARS OF THE VIEW HAS TEIGHT (8) OF THE VIEW HAS THE VIEW	FIDE PAID OR DER! ANY ACT; AND RGIN ISLANDS WAS BORN EGAL OR RGIN ISLANDS CORPORATION MAINTAINS A DISTRIBUTOR	
.Ас: = 04	NAME & ADDRESS OF BIDDER (Street, City, State, and Zip Code) (Type or Print).  357, JoC. DISA Place Extraves places Fistall cue ix uzoof40-4621	> ( \u)(	ERSON/ASTHORIZA TO ULC SIGNER'S NAME & T OCIC S	e da	US / DATE	r 1840.
The state of the s	AWARD			رنب سحب سدی پر		ANITAL OF
	STO TEMS NUMBERED AMOUNT	GOVERNMENT O	F THE VIRGIN ISLAN	IDS,		

Standard Form November 1949		CONTINUATION	SHEET	Contract, O	rder, or l	nvitation No.	Page No.
General Service Fed. Proc. Reg.	es Administration (41 OFR) 1-16.107	(Supply Contract)		(As Applicable)			r age No.
36-104. Rev. 3-	18-08			IFI	B057GV	IC20(S)	1
ITEM NO.		SUPPLIES O	R SERVICES		AMOUNT		
	Ammonia IIa	Houehold and Cleaning Supplies		QUANTITY	UNIT	UNIT PRICE	
	Time Saver e	usehold in gals., 4/Cs. r approved equal					
1	Name:	r approved equal	Brand				
				7.5			l
	Cleanser, Pov	vder in 21 oz. Container, 30/Cs.		75	Cs.	N/A	N/A
2	Similar or app	roved equal to: AJAX					
2	Brand Name:						
11.22				50	Cs.	N/A	NI/A
	Cleanser, Foa	m (Bowl), 12/32 oz.		30	US.	IN/A	N/A
3	Soft Scrub or	approved equal					
	Brand Name:_			100	C	0	
	Clorox Bleach,	1 gal. Containers, 4/Cs.		100	Cs.	\$	\$
4	Brand Name:	Clorox ONLY					
	Clorox Bleach	96 oz. Containers, 6/Cs.		250	Cs.	\$16.99	\$4,247.50
<u>5</u>	Brand Name: (	Clorox ONLY					
				250	Cs.	N/A	N/A
<u>6</u>	General Purpo	se Cleaner					
	Prond Name: B	ntastik or approved equal					
	Brand Name: I			120	Cs.	\$37.00	\$4,440.00
_ [	Cleaner, Oven	Spray Type, 12/32 oz. Container	S				7 1, 1 10100
		to Easy-Off (Commercial)					
	Brand Name:_			80	Cs.	\$65.00	\$5,200
		cleaner, 128 oz. btl.					
	Brand Name:_			100	Cs.	N/A	N/A
	General Purpos	se Degreaser/Cleaner					
9	Similar or appro Brand Name: _	oved equal to: Simple Green					
				50	Cs.	N/A	N/A
	Disinfectant, Al	I-Purpose Cleaner and Degrease	r in 5 gal. Pail,				
	Completely Bio						
	Brand Name:_			100	Cs.	N/A	N/A
	Cleaner, Clorox	Green Works, All Purpose,	24-				1477
	2oz bottle		Brand Name:				
	Clorox	Croon Works National C	10.	150	Cs.	\$65.00	\$9,750.00
12	leaner, 24-320	Green Works, Natural Glass and	Surface				
	rand Name: C						
				200	Cs.	\$65.00	\$13,000.00
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November 194		CONTINUATION SHEET	Contract, Or (As Applicable)	der, or li	nvitation No.	Page No
Fed. Proc. Reg	es Administration . (41 OFR) 1-16.107	(Supply Contract)	(As Applicable)			
36-104. Rev. 3	1-18-08		IFE	3057GVI	C20(S)	
ITEM NO.		SUPPLIES OR SERVICES			, ,	AMOUN
		Houehold and Cleaning Supplies	QUANTITY	UNIT	UNIT PRICE	
<u>13</u>	Cleaner, Clore 32oz bottle Brand Name:	ox Green Works, Natural Bathroom Cleaner, 24- Clorox	200			
<u>14</u>	BOLT Cleane Brand Name:	rs, Floral Desire gal bottles, Lavender Bolt	200	Cs.	N/A	N/A
<u>15</u>		cts Liquid Odor Concentrate12-32 oz bottles erry, Lemon Brand	250	Cs.	N/A	N/A
<u>16</u>	Disinfectant To Brand Name:_	oilet Bowl Cleaner in 32 oz. Cont. Liquid 12/Cs.		Cs.	N/A	N/A
<u>17</u>	oz. Containers Similar or equa		140	Cs.	\$28.00	\$3,920.00
<u>18</u>	Drain Cleaner, <b>Remington</b> or Brand Name:	approved equal	75	Cs.	N/A	N/A
	Detergent, Lau Brand Name:	indry, Powder in 50 lb.Container	100	Cs.	\$86.00 N/A	\$6,450.00 N/A
20	Bowl Blocks w/ <b>Clorox</b> or appr Brand Name:_					
	Bathroom Clea Brand Name:_	ner, Multi-Purpose in gals.	450	Cs.	N/A	N/A
22  1	Hefty Steel Sa	eavy Duty 3-Ply, 33 gal., 100/Cs. k or approved equal	1.000	Cs.	\$72.00	\$10,800.00
23	Bags, Trash, H 1,000/Cs. <b>Steel Sak</b> or ap Brand Name:	eavy Duty Plastic Liners (Small), 5 gals, Hefty proved equal	180			\$29,500.00 N/A
_   H	Bags, Trash, Ex Hefty Steel Sal Brand Name:	ktra Heavy Duty, 3-Ply 55 gal. 1.75 mil, 100/Cs.	650			
			000	Cs.	N/A	N/A

Standard Form	9 Edition	CONTINUATION SHEET	Contract, Or (As Applicable)	rder, or Ir	nvitation No.	Page No.
Fed. Proc. Reg	es Administration g. (41 OFR) 1-16 107	(Supply Contract)	(As Applicable)			
36-104. Rev. 3		211221122	IFE	3057GVI	C20(S)	
TILWINO.		SUPPLIES OR SERVICES				AMOUNT
	0 1 5	Houehold and Cleaning Supplies	QUANTITY	UNIT	UNIT PRICE	
<u>25</u>	Similar or app Brand Name:	s, 55 Gals., Heavy Duty, 100/Cs. roved equal to: <i>Hefty</i>				
	Paga Carbana	55 ml 0 D) 41	250	Cs.	N/A	N/A
<u>26</u>	Hefty or appro		700	0-	N/A	
	Bags, to Fit 7-	10 gals. Cans, 500/Cs.	700	Cs.	N/A	N/A
<u>27</u>	Hefty or appro Brand Name:	oved equal	000			
<u>28</u>	Bags, Trash, F Cans, .62 mil, <b>Hefty</b> or appro Brand Name:		200	Cs.	N/A	N/A
	Plastic Bags 1	2 X 8 X 30 @ 1,000/Bx.	400	Cs.	N/A	N/A
<u>29</u>	Fortune or app Brand Name:_	proved equal	100	Dva	N/A	NI/A
<u>30</u>	Bags, Trash; F <b>Hefty</b> or appro Brand Name:			Bxs.	N/A	N/A
<u>31</u>	Shopping Bags Brand Name:_	s w/ Handle, White, 13 X 7 X 17, 250/Cs.	300	Cs.	N/A	N/A
<u>32</u>	Shopping Bags Brand Name:_	s w/ Handle, White, 18 X 7 X 18, 250/Cs.	20	Cs.	N/A	N/A
	Center Feed Pa Brand Name:	aper Towel for Wall Dispenser	20	Cs.	N/A	N/A
	0 5:		100	Cs.	N/A	N/A
34	Full Type, 5 oz. oz. Cups Level <b>Solo</b> or approv		100	Ea.	N/A	N/A
35 E	Cone Cup Disp Brand Name:	enser	100	La.	IV/A	IV/A
			100	Ea.	N/A	N/A
<u>36</u>	Jniversal Type Brand Name:	Roll Towel Dispenser, Smoke				
			100	Ea.	N/A	N/A
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Standard For		CONTINUATION SHEET	Contract O	rder or l	nvitation No.	T 5
November 194 General Service	ces Administration	(Supply Contract)	(As Applicable)	idei, oi i	iivitatioii ivo.	Page No.
Fed. Proc. Reg 36-104. Rev. 3	g. (41 OFR) 1-16.107 3-18-08	(Oupply Contract)				4
ITEM NO.		SUPPLIES OR SERVICES	IF!	B057GV	IC20(S)	AMOUNT
		Houehold and Cleaning Supplies	QUANTITY	UNIT	UNIT PRICE	AMOUNT
-	Center Pull R	oll Towel Dispenser, Smoke	4.0	0	- CHITTINGE	
<u>37</u>	Brand Name:					
			100	Ea.	N/A	N/A
38	Brand Name:	olded Towel Dispensers				
			100	Ea.	N/A	N/A
00	Jumbo Bath T	issue Dispenser, Smoke	100		1071	14/7
<u>39</u>	Brand Name:_					
	Universal Typ	e Soap Dispenser, Capacity 900-1,000 mg. of	150	Ea.	\$30.00	\$4,800.00
40	Soap	Brand				
1 -10	Name:	Dianu			1000	
		Toilet Seat Covers	100	Ea.	N/A	N/A
41	Brand Name:	Tolict Geat Govers				
			200	Ea.	\$7.50	\$1,500.00
42	Facial Tissue				1	¥ 1,000.00
42	Brand Name: I	Kleenex or approved equal	450			
	Toilet Tissue	2-Ply, White, 500 Sheets/Roll, 96 Rolls/Cs. NO	150	Cs.	N/A	N/A
40	ULTRA BRAN				1	
<u>43</u>	Tissue, Charn	nin,Smart Soft or approved equal				
	Brand Name:_		1,000	Cs.	\$49.50	\$4,950.00
	Toilet Tissue, \	White Jumbo Roll, 12", 6/Cs.	1,000	03.	\$49.50	\$4,950.00
44	Tissue, Charn	nin or approved equal				
	Brand Name:_		600	Cs.	\$45.00	£07.000.00
	Toilet Tissue, \	White Junior Jumbo Roll, 9", 12/Cs.	000	US.	\$45.00	\$27,000.00
<u>45</u>	Tissue, Charn	nin or approved equal				
	Brand Name:_		500	Cs.	N/A	NI/A
	Paper Towel; 2	P-Ply, 30 rolls per case	300	U3.	IN/A	N/A
46	Similar or appr	oved equal to: Bounty, Scott				
_	Brand Name: _		400	_		
	Towels, Paper.	C-Fold, Hand Dispenser Type	100	Cs.	N/A	N/A
<u>47</u>	Companion or	approved equal				
	Brand Name:		450	_		
	Towels, Paper	Highly Absorbent Type, 2-Ply,	450	Cs.	N/A	N/A
	30 X 30, Jumbo	o size.				
48	Bounty, Scott	or approved equal				
		•				
	Towels Paner	Jumbo White, 1-Ply, 600 ft./Roll	700	Cs.	N/A	N/A
49	Bounty, Scott	or approved equal				
	Brand Name:					
	-	Person Institution of T	300	Cs.	N/A	N/A
1		Paper, Institutional Type, 6,000/Cs.				
	Brand Name:	approved equal				
			250	Cs.	N/A	N/A
306AGVIC	221 (PEW)				Initial /	
						13/

November 1949 General Service	9 Edition es Administration	CONTINUATION SHEET	Contract, Or (As Applicable)	rder, or l	nvitation No.	Page No
ed. Proc. Reg. 86-104. Rev. 3	. (41 OFR) 1-16.107	(Supply Contract)				
ITEM NO.		SUPPLIES OR SERVICES	IFE	IFB057GVIC20(S)		
		Houehold and Cleaning Supplies	QUANTITY	UNIT	UNIT PRICE	AMOUNT
<u>51</u>	Napkins, 2-Ply Companion of Brand Name:	y Paper, Institutional Type, 1/8 Fold, 1,000/Cs or approved equal				
<u>52</u>	Enmotion, Too Brand Name:	uchless Roll Towel, 6/pkg.		Cs.	\$50.00	\$12,500.00
<u>53</u>	Centerfeed Ro Brand Name:		250	Cs.	N/A	N/A
<u>54</u>	Toilet Seat Co a Sanitary Bar Dispensing. Brand Name:_	overs, Bio-Degradable Seat Covers that Provi rier that Promotes Personal Hygiene. Self-	300 de 300	Cs.	N/A	N/A
<u>55</u>	Latex, Powder Brand Name:_	-Free Gloves, NITRILE, Size: S, M, L, XL				
<u>56</u>	Disposable, La Ambidextrous M, L, XL Brand Name:_	atex, Powder-Free USDA Accepted, FOOD SERVICE GRADE. Size:	350 S, 350	Cs.	N/A	N/A
<u>57</u>		General Purpose Chore or approved equal	100	Cs. Pr.	N/A N/A	N/A
<u>58</u>	Gloves, Vinyl; Brand Name:_	Size:S, L and XL. 100/Cs.				N/A
<u>59</u>	10/100/Cs.	eight Latex Contoured & Powdered Inside, Non- or approved equal	350	Cs.	N/A	N/A
60 F	Gloves, Dispos Playtex or app Brand Name:_		250	Cs.		N/A N/A
61 F	Gloves, Latex, FOOD SERVIC Brand Name: _	Disposable, Powder-Free, 10/100 packs, E GRADE. Sizes: M, L, XL	300			N/A
	Cups, Cold Pla: Brand Name:	stic, 3 oz. 25/100	160			
	Cups, Cold Plas Brand Name:	stic, 12 oz. 20/50	450			\$6,240.00 \$13,500.00

S06AGVIC21 (PEW)

		CONTINUATION SHEET (Supply Contract)	Contract, Or (As Applicable)	der, or Ir	vitation No.	Page No.
36-104. Rev. 3			IFE	3057GVI	C20(S)	-
ITEM NO.		SUPPLIES OR SERVICES			(-)	AMOUNT
		Houehold and Cleaning Supplies	QUANTITY	UNIT	UNIT PRICE	
<u>64</u>	Cups, Hot, Fo Brand Name:	am, 12 oz. 40/25	450	Co	£24.00	C45 200 00
<u>65</u>		astic, 8 oz. roved equal to: <i>Dart, Dixie</i>		Cs.	\$34.00	\$15,300.00
<u>66</u>	Dart, Dixie or	lastic, 7 oz., 2,500/Cs. approved equal	1,000	Cs.	N/A \$50.00	N/A \$50,000.00
<u>67</u>	Cups, Cold, P Dart, Dixie or	lastic, 5 oz. 25/100 approved equal	1,000	Cs.	\$44.00	,
<u>68</u>	Cups, Foam, f Brand Name:_	or Hot and Cold Drinks, 8 oz. Size 1000/CT	350	Cs.	\$24.00	\$44,000.00
69	Konie or appr	oz., 5,000/Cs.	250		\$65.00	\$8,400.00
70	Master Conta	oz., 1,000/Cs. iner or approved equal				\$16,250.00
<u>71</u>	Cups, Translud Brand Name:_	cent, Cold, Plastic, 12 oz., 2,500/Cs.	100		\$18.00	\$1,800.00
72	Chinet or appr	able, Plastic, Foam or H/Paper, 9", 500/Cs. oved equal	300		\$39.00	11,700.00
73	Plates, Disposa	able, Plastic 6", 1,000/Cs. or approved equal	1,000			\$15,990.00
74	500/Cs. Chinet or appr	Sectional, Extra Heavy Duty Approx. 9",  Hefty,  oved equal	500			\$9,500.00 N/A
06AGVIC	21 (PEW)		1 000	<u> </u>	Initial	

Fed. Proc. Reg.	Edition es Administration (41 OFR) 1-16,107	CONTINUATION SHEET (Supply Contract)	Contract, Or (As Applicable)	der, or Ir	nvitation No.	Page No.
ITEM NO.	-18-08		IFE	3057GVI	C20(S)	
HEWING.		SUPPLIES OR SERVICES				AMOUNT
	Distance Division	Houehold and Cleaning Supplies	QUANTITY	UNIT	UNIT PRICE	
<u>75</u>	Hefty, Chinet Brand Name:		500	Cs.	\$74.75	\$27 275 00
<u>76</u>	500/Cs. Similar or app	c, Sectional, Extra Heavy Duty, Approx. 12", roved equal to: <i>Hefty, Chinet</i>	700	Cs.	N/A	\$37,375.00
77	Forks, 7" Plas <b>Regal</b> or appr Brand Name:_					N/A
<u>78</u>	Knives, Plastic Regal or appre Brand Name:	c, Heavy Duty, 1,000/Cs. oved equal	500	Cs.	\$45.00	\$22,500.00
79	Spoons, Plasti	c, 7", Heavy Duty, 1,000/Cs.	30	Cs.	N/A	N/A
80	Aprons, Dispos Brand Name:_	sable Individual Plastic, 100/Cs.	250	Cs.	N/A N/A	N/A N/A
81	4 oz., 1,000/Cs	oved equal to #9197 w/ Matching Lids	250			
82	Resting Mats for 18" X 2" Name:	or Children, 4-Fold Infection Control Mat, 24" X Brand			N/A	N/A
83 1	130 Threads/S	win Flat Top, 66 X 104, Polyester and Cotton, q. In., White	300	Ea.	N/A	N/A
84 E	Bath Towels, 20 Best Value or a Brand Name:	0" X 36", Polyester and Cotton, White approved equal	25	Doz.		N/A N/A
85 E	Carpet Shampo Brand Name:		10			N/A
		Cleaner and Polish				
			50	Cs.	\$18.00	S . 1

tandard Forn ovember 194	9 Edition	CONTINUATION SHEET		rder, or Ir	vitation No.	Page No
	es Administration I. (41 OFR) 1-16,107	(Supply Contract)	(As Applicable)			- ugo / ti
5-104. Rev. 3			IFI	B057GVI	C20(S)	1
TEM NO.		SUPPLIES OR SERVICES				AMOUNT
		Houehold and Cleaning Supplies	QUANTITY	UNIT	UNIT PRICE	
<u>87</u>	Simple Green Brand Name:_	Cleaner				
	Furniture Police	h in 12/15 oz. Aerosol Cans	100	Cs.	\$99.00	\$9,900.00
88	Brand Name:	Pledge Only	160	Cs.	N/A	N/A
<u>89</u>	Similar or appr	s Spray Type in 16 oz. Cans, 12/Cs. roved equal to: <b>Windex</b>	475			
		avy Duty, 12/Cs.	175	Cs.	\$12.99	\$2,273.25
90	Brand Name:_		100	Cs.	N/A	N/A
<u>91</u>	Quickie or and	, Nylon, Heavy Duty, 6 pk. of 10/Cs. proved equal				
	Degreaser, 4/1	gal./Cs.	60	Cs.	N/A	N/A
			170	Cs.	\$45.00	\$7,650.00
93	Strength, 12/Cs (1 lb. 2 oz./510 Brand Name:_	g)	80	0-	004.00	
	Reminaton Che	emical, AFC-79 Cleaner, Disinfectant,	80	Cs.	\$24.00	\$1,920.00
94	Deodorizer, 12/ Brand Name:	11 Qt./Cs.	300	0-	N1/0	
95	Pine Oil, Conce Brand Name: <b>_F</b>	entrated, Disinfectant, Deodorizer, 12/1 Qt./Cs. PINE SOL ONLY			N/A	N/A
96	3rd Sink Sanitiz	er, Powder Foam	500	Cs.	\$35.00	\$17,500.00
			100	Cs.	N/A	N/A
97	Mask, Lightweig 3 <b>M W3-8651</b> or Brand Name:	approved equal				
_	Mask, DM95 50		300	BOX	N/A	N/A
		Counts	300	вох		N/A

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ITEM NO.		SUPPLIES OR SERVICES	- "	B037 G VI	020(3)	AMOUNT
		Houehold and Cleaning Supplies	QUANTITY	UNIT	UNIT PRICE	
99	Mask, D95 50 Brand Name:		200	DOV		
<u>100</u>	Dial or approv Brand Name:_		300		N/A	N/A
<u>101</u>	Antibacterial L <b>Palmolive, Da</b> Brand Name:			Cs.	\$63.00	\$9,450.00
102	Soft Soap or a	ntibacterial for Wall Dispenser approved equal	300	Cs.	\$56.00	\$16,800.00
103	Hand Soap, Ar Brand Name:_	ntibacterial in Gallons 4/CS	300	Cs.	N/A	N/A
<u>104</u>	Surface Wipes Brand Name:_	, Sani-cloth, Anti-Microbial, 6/100 Cs.			N/A	N/A
105	Clorox Disinfed Brand Name: <b>C</b>	ctant Wipes, 6/75 count	300	Cs.	N/A	N/A
	Chlorine Strips Brand Name:		50	Cs.	\$39.00	\$11,700.00
107	Foam Disinfect HIV, TB, Herpe Cans/Cs. Brand Name:_	ant Cleaners, Disinfects Against the Spread of s I and II and Other Dangerous Diseases, 12	250	Cs.	N/A	N/A
108 E	All-Purpose Cle Brand Name: F	aner, Pine-Sol, 144 oz. Pine-Sol Only	400		N/A	N/A
109 E	Disinfectant Cle Brand Name: F	aner, Pine-Sol, Deodorizer, 6/60 oz. Pine-Sol Only			N/A	N/A
110 E	Sno-Bol Toilet E Brand Name:	Bowl Cleaner, 32 oz. Bottles	100		\$35.00	\$24,500.00
111  3	.5 oz	lue Plus Bleach, Automatic Toilet Bowl Cleaner	350			\$3,300.00
112 A	lop Heads, 12 dvance Marke rand Name:	oz., Cotton 12/CS vting or approved equal				\$16,800.00
06AGVIC	21 (PEW)		300	Doz. I	Initia <mark>/</mark>	N/A

	ndard Form 86 ember 1949 Edition CONTINUATION SHEET			Contract O	der or Ir	nvitation No.	
General Service	ces Administration	(Supply Contra		(As Applicable)	401, 01 11	ivitation No.	Page No.
36-104. Rev.	g. (41 OFR) 1-16.107 3-18-08	(Supply Contact	301)	IE	3057GVI	C30/6)	-
ITEM NO.			S OR SERVICES		3007 G VI	020(3)	AMOUNT
		Houehold and Cleaning Suppl	ies	QUANTITY	UNIT	UNIT PRICE	
140	Mop Heads, 1	16 oz., Cotton 12/CS					
113	Brand Name:	rketing, Libman or approved	equal				
				300	Doz.	N/A	N/A
114	Marketing Li	oz., Cotton 12/CS ibman or approved equal	Advance				
<u> </u>	Brand Name:	abilian of approved equal		450	_		
	Mop Head, 24	oz., Cotton 12/CS	Advance	150	Doz.	N/A	N/A
<u>115</u>	Marketing, Li	bman or approved equal	Advance				
	Brand Name:			150	Doz	NIZA	NI/A
	Mopping Set,	Bucket w/ Casters Wringer, H	eavy Duty Plastic	150	Doz.	N/A	N/A
116	Bucket		, , , , , , , , , , , , , , , , , , , ,				
<u>116</u>	Rubbermaid	or approved equal					
	Brand Name:_			150	SET	\$72.00	\$10,800.00
	Dust Mop Hea			100	OLI	Ψ12.00	\$10,800.00
<u>117</u>	Brand Name:_						
	Dust Mop Trea	atmont		50	Cs.	N/A	N/A
118	Brand Name:						
	-			60	Cs.	N/A	N/A
	Dust Mops, 18	" Set: Mop Frame and Stick (	Complete		00.	1077	14//-
<u>119</u>	Quickie or app						
	Brand Name:_			65	Ea.	N/A	N/A
	Mopstick, Heav	vy Duty, 6 1/2" Head Screw T	ype for 16-24 oz.				
		LASTIC ONLY e or approved equal					
	Brand Name:_						
			-	280	Ea.	N/A	N/A
	Head PLASTIC	y Duty, Clasp Type Opening	to Fit, 12 oz. Mop				
		or approved equal					
	Brand Name:_			000	_		
	Mopstick, Heav	yy Duty, Clasp Type Opening	to Fit 16-24 oz	280	Ea.	N/A	N/A
	Mop Head PL	ASTIC ONLY					
122	Junior Quickie	or approved equal					
	Brand Name:_			280	Ea.	N/A	N/A
	Sign, "Wet Floo	or"		200	Lu.	11/7	N/A
123	Brand Name:			100		NI/A	N//A
306AGV/I	C21 (PEW)			100	Ea.		<del>//</del>
VOLUME	(I E VV)					Initia/	

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36-104. Rev.	g. (41 OFR) 1-16.107 3-18-08	( = - FF) = = massy	IF	B057GVI	C20(S)	-
ITEM NO.		SUPPLIES OR SERVICES		AMOUNT		
		Houehold and Cleaning Supplies	QUANTITY	UNIT	UNIT PRICE	
124	Angle Brooms Brand Name:	18" complete with attached stick; Heavy Duty				
125	Broom, Heavy	Duty, Nylon Fiber, 18"	100	Ea.	N/A	N/A
<u>125</u>	Brand Name:_		140	Ea.	N/A	N/A
<u>126</u>	Boardwalk or	Duty, Corn Fiber, 18" approved equal				
			160	Ea.	N/A	N/A
<u>127</u>	Quickie or ap	Heavy Duty, Soft Bristle, 14-16 in. w/ Sticks proved equal	100	_		
128		ype, Heavy Duty, Soft Bristle w/ 30" Handle proved equal	100	Doz.	N/A	N/A
<u>129</u>		ck, 20" Stripping Pad, 5/Cs., 12/Bx. Packaging	80	Cs.	N/A	N/A
130	Floor Pad, Wh Brand Name:_	ite, 20" Stripping Pad, 5/Cs., 12/Bx. Packaging	50	Cs.	N/A	N/A
	_		50	Cs.	N/A	N/A
<u>131</u>	10 bxs. per Cs. Similar or appr	without soap, <b>Steel Wool</b> , Hotel Size, 12 Ct.,	100	Cs.	N/A	NI/A
132	Scouring Pads Similar or appro Brand Name:	with soap, Hotel Size, 12 Ct., 10 bxs. per Cs. oved equal to: <i>Brillo, SOS</i>				N/A
133	Cleaning Cloth, Brand Name: _	6 dozen. per case.	200			N/A
<u>134</u>	MIRCO FIBER Doz./Cs., Extra <b>Mr. Clean</b> or ap Brand Name:_	Cleaning Cloth, Hand Woven, Disposable, 6 Strong, Heavy Wipe pproved equal	180			N/A N/A
S06AGVI	C21 (PEW)		100	00.	Initia	
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ITEM NO		SUPPLIES OR SERVICES			(-)	AMOUN
		Houehold and Cleaning Supplies	QUANTITY	UNIT	UNIT PRICE	
<u>135</u>	Brush, Toilet, I Holder approved equa Name:	Nylon Bristle, Heavy Duty, Institutional Type with <b>Quickie</b> or Brand				
136	Plunger, Toilet	Bowl, Heavy Duty	180	Ea.	N/A	N/A
100	Brand Name:_	an, 4 ft. Heavy Duty w/ Stick	170	Ea.	N/A	N/A
<u>137</u>	Rubbermaid of Brand Name:_	r approved equal	150	Ea.	N/A	N/A
<u>138</u>		ice Type, 7 gal. r approved equal	100			
<u>139</u>	Garbage Can, Rubbermaid Name:	Heavy Duty Plastic w/ Cover, 13 gal. Capacity Brand	100	Ea.	N/A	N/A
<u>140</u>	Garbage Can, I	Heavy Duty Plastic w/ Cover, 50 gal. Capacity	60	Ea.	N/A	N/A
<u>141</u>	Garbage Can, I Rubbermaid or Brand Name:	Heavy Duty Plastic w/ Cover, 33 gal. r approved equal	150	Ea.	N/A N/A	N/A
142	Garbage Can, F <b>Rubbermaid</b> or Brand Name:	Heavy Duty Plastic w/ Cover, 55 gal. approved equal	150			
143	Garbage Can,S <b>Rubbermaid, B</b> Brand Name:	tep on Roll out. Pedal lifts the lid 50gal rute or approved equal	150		N/A	N/A
<u>144</u>	Adult Toothbrus Brand Name:	hes, Multi-Colored, Soft Bristles			N/A	N/A
145		rd Bristles, 72/Cs. or approved equal	500		N/A	N/A
146	Toothbrush, Chi Schoolers <b>Colgate</b> or appr Brand Name:		800	Cs.		N/A N/A
1/7	Toothpaste, 7 oz Brand Name: <b>C</b>	1	540			\$44,280.00
148	Toothpaste, Tari Approved equal Brand Name:	ar Coated, 24/4.6 oz. Conatiners to: Aqua Fresh, Colgate, Crest	30			N/A
149	Similar or equal	ent, Powder in 24 oz. Pkgs. to: <b>Tide, Fab</b>	40			N/A
150 F	Washing, Formu Phosphorous O.Ⅰ	entrated, Chlorinated for Machine Ware la to Contain not more than 8/6% J.G.M.S/Gal. of Average Recommended. ascade in 50 lb. Drum or approved equal	80			N/A
151	Downy, Final To	6/1 gal. Containers ouch or approved equal				
	21 (PEW)		55	Cs. N	I/A I	V/A

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	g. (41 OFR) 1-16.107	(Supply Contract)		IEDAGEO (ACTIVITIES			
ITEM NO.		SUPPLIES OR SERVICES		IFE	3057GV	(IC20(S)	A 8 4 C 1
		Houehold and Cleaning Supplies		ANTITY	LINUT	LINUT DOISE	- AMOUN
	Deodorant Roo	om Spray, Assorted Scents,	-   0	ANTITY	UNIT	UNIT PRICE	
<u>152</u>	12-13 oz. Brand Name:	Glade		350	Cs.	\$36.80	\$12,000,00
<u>153</u>	Claire Deodora Autumn Leave: Tropic Breeze, Brand Name:	ant Room Sprays, 12-13 oz. s, Baby Powder, Potpoourri, Rain Forest, A Vanilla	Apple,	240			\$12,880.00
<u>154</u>	Disinfectant, Pu Pine-Sol, Lyso Name:	ure Steam Distilled in gals., 4/Cs.  Brar		240	Cs.	N/A	N/A
<u>155</u>	Based, Country (AIDS Virus), P Kong Virus and	ant Spray for Healthcare Use. A Phenol- r Fresh Scented Product that Disinfects HIV olio Virus Types 1 and 2, Influenza A2/Hor I Herpes Simplex Virus Types 1 and 2 on ronmental Surfaces. 16 oz., Assorted Scen	V-1 ng its.	240	Cs.	N/A	N/A
<u>156</u>	Lysol Disinfecta Brand Name: L	ant Spray, Nuetra Air, 12-13 oz. ysol			Cs.	N/A	N/A
<u>157</u>	Insecticide for C 12/15 oz., Comi Brand Name: R		3,	240	Cs.	\$88.00	\$21,120.00
<u>158</u>	Insecticide for F Commercial Bra Brand Name: <b>R</b>			00	Cs.	\$82.00	\$41,000.00
159	Soap, 3 oz, 144, Ivory, Camay or Brand Name:	/Cs. Individually Wrapped r approved equal		00	Cs.	\$88.00	\$35,700.00
<u>160</u>	1,000/Cs. Camay or appro	all Bar 3/4 oz. Size, Individually Wrapped, Ivory,		50	Cs.	N/A	N/A
161	Magic Suds Dish Similar or approv Brand Name:	n Liquid, 5 Gals containers, Commercial ved equal to: <i>Palmolive</i>	18	50	Cs.	N/A	N/A
	Conitimina O. L	an familiar to	10	00	Gal	N/A	N/A
162 E	Similar or approv Brand Name:		10	00	Gal	N/A	N/A
163	Similar or approv	h/Washing liquid for Dish Washers, 5 Gals yed equal to: <i>Korchem</i>					
	Fabuloso, multi-p Brand Name: <i>Fai</i>	ourpose cleaner, 128 oz. btl. buloso Only	10				N/A N/A
165	Dawn, Joy, Palm	uid in Gallons, 4/Cs., Commercial nolive or approved equal WN, PALMOLIVE, JOY	25				\$14,875.00
166	Dish Towels; Size Similar or approv Brand Name:	e, 18" X 12", 12 per case red equal to: <i>Best Value</i>					
167 B	Dish Towels, Terinstitutional Size, Best Value or ap Brand Name:	proved equal	50				V/A
			150	)   [	Doz. 1	WA II	V/A

	ces Administration	CONTINUATION SHEET (Supply Contract)	Contract, C (As Applicable)	Page N		
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ITEM NO		SUPPLIES OR SERVICES		5007 5 11	020(0)	AMOUN'
		Houehold and Cleaning Supplies	QUANTITY	UNIT	UNIT PRICE	
<u>168</u>	Similar or appi Brand Name:_	Bag; Brown; 8lb; 500/Bundle roved equal to:	20	Cs.	\$19.75	£305.00
<u>169</u>	Pop-Up Wax F Sheets/box; 12 Similar or appr Brand Name:_		20	Cs.	N/A	\$395.00
<u>170</u>	per box (2/100 Similar or appr					N/A
<u>171</u>	PVC Wrap, Ro Brand Name:_	ll, Institutional, 2,000' X 18"	20	Cs.	N/A	N/A
<u>172</u>	Plastic Film, 1" Companion or Brand Name:_	ZipSafe Cutter on Box, 1" X 500' approved equal	510	Rls.	\$18.00	\$9,180.00
<u>173</u>	Saran Wrap/Fil Similar or appro Brand Name:_	m Wrap; 18" x 2000 oved equal to:	500	RIs.	N/A	N/A
<u>174</u>		Heavy Duty, 500' X 18" Roll oved equal to: <i>Reynolds</i> , <i>Durable</i>	400	Ea.	\$26.50 \$47.00	\$6,625.00
<u>175</u>	500' X 18" or approved eq	Heavy Duty Roll, Institutional  Durable  ual	400			\$18,800.00
<u>176</u>	Oblong Serving Aluminum Delivery quantit	Dish w/ 3 Compartments and Covers, ies not exceeding 250/Cs. ved equal to: Ecko #8555	10		N/A N/A	N/A N/A
<u>177</u>	x 1500ft; Rolls; I	lm/Pallet Wrap for packaging and shipping; 18" Heavy Duty	100		N/A	N/A
<u>178</u>	Aprons, White C Brand Name:	Cotton Bib with Pocket, 1 dz. per case.	50			
179	Steam Table Pa Brand Name:	n, Stainless Steel, 12x20x4	50			N/A
		n, Stainless Steel, 12x20x6	60			N/A
		n, Stainless Steel, 12x20x8	60			N/A
182	Forks Dinner, St Windsor or appi Brand Name:	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	30	Ea. I		N/A
183		nless Steel red equal to: Windsor		Doz.		N/A
	21 (PEW)		500	Cs. 1	N/A Initial	N/A

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ITEM NO.		SUPPLIES	OR SERVICES	1	D007 G V	1020(3)	AMOUN
	·	Houehold and Cleaning Supplie	s	QUANTITY	UNIT	UNIT PRICE	
<u>184</u>	Similar or appr	Stainless Steel roved equal to: <i>Windsor</i>		500	Cs	N/A	N/A
<u>185</u>	Similar or appr	xtra Long, Stainless Steel oved equal to : <i>Admiral</i>					
<u>186</u>	Teaspoon, Din <b>Windsor</b> or ap Brand Name:	ner Type, Stainless Steel proved equal		150	Ea.		N/A
<u>187</u>	Ladle, Extra Lo Admiral or app Brand Name:	ong, Stainless Steel proved equal		30		N/A	N/A
<u>188</u>	Ladle, Regular Admiral or app Brand Name:	Size, Stainless Steel proved equal		3		N/A	N/A
<u>189</u>	Ladle, 1 Cup, 1 Brand Name: _	8", Stainless		3		N/A	N/A
<u>190</u>		n-Perforated (Extra Long), Stai	nless Steel	100	Ea.	N/A	N/A
191		forated (Extra Long), Stainless roved equal	Steel	23	Doz.	N/A	N/A
192	Pot Spoons, 18 Similar or appro	"; Stainless Steel ved equal to: <i>Admiral</i>		22	Doz.		N/A
103	Whisk, 18", Stai	nless Steel	Similar or	150	Ea.	N/A	N/A
194	or approved equ	p, Stainless Steel aal to : <i>Admiral</i>	Similar	50	Ea.	N/A	N/A
195	Spoodle, 3/4 Cu	p, Stainless Steel al to : <i>Admiral</i>	Similar	150	Ea.	N/A	N/A
196	Spoodle 1 Cup,	Stainless Steel al to : <i>Admiral</i>	Similar	150	Ea.	N/A	N/A
	Spoodle, 1/4 cur Brand Name:	o, Stainless		180			N/A
	Spoodle, 1/2 cup Frand Name:	o, Stainless	_	22	Doz.		N/A N/A
	poodle, 3/4 Cup rand Name:	o, Stainless	_		Doz.		N/A
200 A	ce Cream Scoop dmiral or appro rand Name:						
201 A	ce Cream Scoop dmiral or appro rand Name:				Doz.		N/A
	21 (PEW)			15	Doz.	N/A	<b>1/A</b>

Standard Form November 194 General Service		CONTINUATION SHEET	Contract, O	rder, or I	nvitation No.	Page No.
	g. (41 OFR) 1-16.107	(Supply Contract)				
ITEM NO.		SUPPLIES OR SERVICES	IF	B057GV	IC20(S)	4.00.00.00
		Houehold and Cleaning Supplies	QUANTITY	UNIT	UNIT PRICE	AMOUNT
202	Admiral or ap	pop, #16 1/4 Cup, Stainless Steel proved equal				
203	Admiral or app	xtra Long, Stainless Steel proved equal	20		N/A	N/A
<u>204</u>		xtra Long, Stainless Steel	20		N/A	N/A
<u>205</u>	Paring Knife, 6 or approved ed Brand Name:	iual	5	Doz.	N/A	N/A
	Slicers Utility K	nives, 8" Stainless Steel	20	Doz.	N/A	N/A
206		<u> </u>	20	Doz.	N/A	N/A
207	Ary or approve	" Stainless Steel d equal				
208	Cook's Knife, 1 Ary or approve	0" Stainless Steel	20	Doz.		N/A
209	Cook's Knife, 12 <b>Ary</b> or approved	2" Stainless Steel	20	Doz.	N/A	N/A
210	Surgrip Retracta Textured Handl Similar or appro	able Metal Utility Knife, Hand-Shaped w/ e for a Firm Grip, adj. Cut Depth ved equal to: Xacto #WV X 274	20	Doz.		N/A
211	nsulated Nylon Handles; for Ho Similar or appro Brand Name:	Top Load; Full Size Food Pan Carrier with t & Cold use; 27"x21"x29"; capacity 4-7 pans ved equal to:	20	Ea.	N/A	N/A
212	Fally Counter, H Metal chrome Similar or appro	and held, 4-digit display; Automatic reset; ved equal to: Great Star or Sparco	20			N/A
<u>213</u> F	Disposable N95 Flow Name:	Particulate Dust Mask/Respirator; Cool Air Brand	100			N/A \$750.00
214	,000/Cs.	Disposable, Foam, Containers, 4 oz.,  ved equal to: #9197 w/ Matching Lids	500			\$730.00 \$11/A
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Standard For November 194		CONTINUAT	TON SHEET	Contract, Or	der, or Ir	vitation No.	Page No.
General Service	ces Administration g. (41 OFR) 1-16.107	(Supply Con		(As Applicable)			r age 110.
36-104. Rev.	3-18-08			IFE	1		
TIEW NO.	-		IES OR SERVICES				AMOUNT
	F	Houehold and Cleaning Sup	plies	QUANTITY	UNIT	UNIT PRICE	
<u>215</u>	Brand Name:	X 5, 3 Compartment		20	F-	004.00	2000
<u>216</u>	Foam Tray, 7 Brand Name:	X 7, 3 Compartment		20	Ea.	\$31.96	\$639.20
				20	Ea.	N/A	N/A
217	Foam Tray, 9 Brand Name:	X 9, 3 Compartment					
	Rowle Soup 9	oz. Plastic, 500/Cs.		20	Ea.	\$22.99	\$459.80
<u>218</u>	Brand Name:	02. Flastic, 500/Cs.		1,000	Ea.	N/A	N/A
<u>219</u>	Soup Bowls, 8 500 per case.	oz., Foam, containers wit	h Matching Lids	900	Cs.	N/A	N/A
220		6 oz., Foam containers wi		900			
<u>221</u>	Wrap, Plastic I Brand Name:_	Film, PW 18" X 200'			Cs.	N/A	N/A
	Dish Towels		Brand	500	Ea.	N/A	N/A
222	Name:		Dianu	250	Ea.	N/A	N/A
223	Mittens, Long		Brand				
220				100	Ea.	N/A	N/A
224	Conventional S	Arm & Hand Protection, Style					
		Cotton Bib with Pocket		100	Ea.	N/A	N/A
<u>225</u>	Brand Name:_			150	Ea.	N/A	N/A
226	Disposable Pla Brand Name: _	stic Aprons, Individual, 1000	I/Cs.				1 1// 1
	Toddlers Pull-L	p Pampers for Boys Sizes N	4 I VI	150	Cs.	N/A	N/A
227	Brand Name:	p Pampers for Boys Sizes i	//, L, AL	50			
SOE A CAVI	C24 /DE14/\			50	Cs.	^	\$2,149.50
OUNGVIC	C21 (PEW)					Initial_/	V

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Standard Forn November 194		CONTINUATION SHEET		rder, or Ir	nvitation No.	Page No
	es Administration . (41 OFR) 1-16,107	(Supply Contract)	(As Applicable)	1 age 140		
36-104. Rev. 3	-18-08		IF	B057GVI	C20(S)	
TILWINO.		SUPPLIES OR SERVICES Houehold and Cleaning Supplies	OLIANITIM			AMOUNT
<u>228</u>	Toddlers Pull-U Brand Name:_	Jp Pampers for Girls Sizes M. L. XI	QUANTITY		UNIT PRICE	
229	Liquid Magic S Brand Name:	uds, dishwashing, detergent & sanitizer	50	Cs.	\$42.99 N/A	\$2,149.50
<u>230</u>	Grease Trap C Brand Name:_		500	Cs.	N/A	N/A N/A
<u>231</u>	Glass Cleaner, Brand Name:_	Spray Bottle, 12 per case sey Super Suma Dish Wash	50	Cs.	N/A	N/A
232	Brand Name: J	ohnson Diversey	300	Cs.	N/A	N/A
233	Brand Name: J	ey Low Term Rinse ohnson Diversey	300	Cs.	N/A	N/A
<u>234</u>	Brand Name:	xes, 5 X 3, Institutional Size	100	Cs.	N/A	N/A
235	Powerful synthetypes of soils Pe	n Skin CLNS 800M, Item # SSS44105, etic detergent designed for quick removal of all earl pink almond fragrance	100			
<u>236</u>	Dispenser for Q bag in Box Refil Name:	SC Lotion Soap 800ml, Item # SSS441111, ls Brand		Cs.	N/A	N/A
237	Spartan NABC I Name:	Bathroom Cleaner 12/ Quarts Brand	100	Cs.	N/A	N/A
238		eaning Microfiber Cloth 12/pk 144/cs	100	Cs.	N/A	N/A
220	0. (10000)	I Towels White 800sq ft Item #76018 Brand	100	Cs.	N/A	N/A
240		and Roll Towels, 800sf, Item # 52014 fits hand	250			N/A
241	Hair Net Any or approved Brand Name:	equal	100			N/A \$2,100.00
	Hand Sanitizer, 4 Brand Name: Br		500			N/A
243	Paper Sandwich Similar or approv Brand Name:		500			
244 E	Soup Bowls, 8 oz Brand Name:	z., Plastic, 500/Cs.				N/A
245 B	Mittens, Long; Pa	air	500	Cs. I	A\N	N/A

# ADDENDUM II GENERAL PROVISIONS

(SUPPLY CONTRACT)

#### 1. DEFINITIONS

As Used throughout this contract, the following terms shall have the meaning set forth below:

The term "Contracting Officer" means the Commissioner of the Department of Property & Procurement; and the term includes, except as otherwise provided in the contract, the authorized representative of the Contracting Officer acting within the limits of his authority.

#### 2. CHANGES

The Contracting Officer may at any time, by a written order, and without notice to the sureties, make changes, within the general scope of this contract, in anyone or more of the following: (i) Drawings, designs, or specifications where the supplies to be furnished are to be specially manufactured for the Government in accordance therewith; (ii) method of shipment or packing; and (iii) place of delivery. If any such change causes an increase or decrease in the cost of, or the time required for, the performance of any part of the work under this contract, whether changed or not changed by any such order, an equitable adjustment shall be made in the contract price or delivery schedule, or both, and the contract shall be modified in writing accordingly. Any claim by the contractor for adjustment under this clause must be asserted within 30 days from the date of receipt by the Contractor of the notification of change: Provided, however, That the Contracting Officer, if he decides that the facts justify such action, may receive and act upon any such claim asserted at any time prior to final payment under this contract. Where the cost of property made obsolete or excess as a result of a change is included in the Contractor's claim for adjustment, the Contracting Officer shall have the right to prescribe the manner of disposition of such property. Failure to agree to any adjustment shall be a dispute concerning a question of fact within the meaning of the clause of this contract entitled "Disputes." However, nothing in this clause shall excuse the Contractor from proceeding with the contract as changed.

#### 3. EXTRAS

Except as otherwise provided in this contract, no payment for extras shall be made unless such extras and the price thereof have been authorized in writing by the Contracting Officer.

#### 4. VARIATION IN QUALITY

No variation in the quantity of any item called for by this contract will be accepted unless such variation has been caused by conditions of loading, shipping, packing or allowances in manufacturing processes, and then only to the extent, if any, specify elsewhere in this contract.

#### 5. INSPECTION

- (a) All supplies (which term throughout this clause includes without limitation raw materials, components, intermediate assemblies, and end products) shall be subject to inspection and test by the Government, to the extent practicable at all times and places including the period of manufacture and in any event prior to acceptance.
- (b) In case any supplies or lots of supplies are defective in material or workmanship or otherwise not in conformity with the requirements of this contract, the Government shall have the right either to reject them (with or without instructions as to their disposition) or to require their correction. Supplies or lots of supplies which have been rejected or required to be corrected shall be removed or, if permitted or required by the Contracting Officer, corrected in place by and at the expense of the Contractor promptly after notice, shall not thereafter be tendered for acceptance unless the former rejection or requirement of correction is disclosed. If the Contractor fails promptly to remove such supplies or lots of supplies which are required to be removed, or promptly to replace or correct such supplies or lots of supplies, the Government either (i) may by contract or otherwise replace or correct such supplies and charge to the Contractor the cost occasioned the Government thereby, or (ii) may terminate this contract for default as provided in the clause of this contract entitled "Default." Unless the Contractor corrects or replaces such supplies within the delivery schedule, the Contracting Officer may require the delivery of such supplies at a reduction in price which is equitable under the circumstances. Failure to agree to such reduction of price shall be a dispute concerning a question of fact within the meaning of the clause of this contract entitled "Disputes."
- (c) If any change inspection or test is made by the Government on the premises of the Contractor or a subcontractor, the Contractor without additional charge shall provide reasonable facilities and assistance for the safety and convenience of the Government inspectors in the performance of their duties. If Government inspection or test is made at a point other than the premises of the Contractor or a subcontractor, it shall be at the expense of the Government except as otherwise provided in this contract: Provided, That in case of rejection the Government shall not be liable for any reduction in value of samples used in connection with such inspection or test. All inspections and tests by the Government shall be performed in such a manner as not to unduly delay the work. The Government reserves the right to charge to the Contractor any additional cost of Government inspection and test when supplies are not ready at the time such inspection and test is requested by the Contractor or when reinspection or retest

is necessitated by prior rejection. Acceptance or rejection of the supplies shall be made as promptly as practicable after delivery, except as otherwise provided in this contract; but failure to inspect and accept or reject supplies shall neither relieve the Contractor from responsibility for such supplies as are not in accordance with the contract requirements nor impose liability on the Government therefor.

- (d) The inspection and test by the Government of any supplies or lots thereof does not relieve the Contractor from any responsibility regarding defects or other failures to meet the contract requirements which may be discovered prior to acceptance. Except as otherwise provided in this contract, acceptance shall be conclusive except as regards latent defects, fraud, or such gross mistakes as amount to fraud.
- (e) The Contractor shall provide and maintain an inspection system acceptable to the Government covering the supplies hereunder. Records of all inspection work by the Contractor shall be kept complete and available to the Government during the performance of this contract and for such longer period as may be specified elsewhere in this contract.

#### 6. RESPONSIBILITY FOR SUPPLIES

Except as otherwise provided in the contract, (i) the Contractor shall be responsible for the supplies covered by this contract until they are delivered at the designated delivery point, regardless of the point of inspection; (ii) after delivery to the Government at the designated point and prior to acceptance by the Government or rejection and giving notice thereof by the Government, the Government shall be responsible for the loss or destruction of or damage to the supplies only if such loss, destruction or damage results from the negligence of officers, agents, or employees of the Government acting within the scope of their employment; and (iii) the Contractor shall bear all risks as to rejected supplies after notice of rejection, except that the Government shall be responsible for the loss, or destruction of, or damage to the supplies only if such loss, destruction or damage results from the gross negligence of officers, agents, or employees of the Government acting within the scope of their employment.

#### 7. PAYMENTS

The Contractor shall be paid, upon the submission of proper invoices or vouchers, the prices stipulated herein for supplies delivered and accepted or services rendered and accepted, less deductions, if any, as herein provided. Unless otherwise specified, payment will be made on partial deliveries accepted by the Government when the amount due on such deliveries so warrants; or when requested by the Contractor, payment for accepted partial deliveries shall be made whenever such payment would equal or exceed either \$1,000 or 50 percent of the total amount of this contract.

#### 8. ASSIGNMENT OF CLAIMS

(a) Pursuant to the provisions of the Assignment of Claims Act (5 VIC 1201 et. seq.) if this contract provides for payments aggregating \$1,000 or more, claims for moneys due or to become due to the Contractor from the Government under this

contract may be assigned to a bank, trust company, or other financial institution, including any Federal lending agency, and may thereafter be further assigned and reassigned to any such institution. Any such assignment or reassignment shall cover all amounts payable under this contract and not already paid, and shall not be made to more than one party, except that any such assignment or reassignment may be made to one party as agent or trustee for two or more parties participating in such financing. Unless otherwise provided in this contract, payments to an assignee of any moneys due or to become due under this contract shall not, to the extent provided in said Act, as amended, be subject to reduction or set off.

#### 9. ADDITIONAL BOND SECURITY

If any surety upon any bond furnished in connection with this contract becomes unacceptable to the Government of if any such surety fails to furnish reports as to his financial condition from time to time as requested by the Government, the Contractor shall promptly furnish such additional security as may be required from time to time to protect the interests of the Government and of persons supplying labor or materials in the prosecution of the work contemplated by this contract.

#### 10. EXAMINATION OF RECORDS

(The following clause is applicable if the amount of this contract exceeds \$1,000.00 and was entered into by means of negotiation, but is not applicable if this contract was entered into by means of formal advertising.)

- (a) The Contractor agrees that the Government Comptroller of the U. S. Virgin Islands or any of his duly authorized representatives shall, until the expiration of three years after final payment under this contract, have access to and the right to examine any directly pertinent books, documents, papers, and records of the Contractor involving transactions related to this contract.
- (b) The Contractor further agrees to include in all his subcontracts hereunder a provision to the effect that the subcontractor agrees that the Government Comptroller of the Virgin Islands or any of his duly authorized representatives shall, until the expiration of three years after final payment under the subcontract, have access to and the right to examine any directly pertinent books, documents, papers, and records of such subcontractor, involving transactions related to the subcontract. The term "subcontract" as used in this clause excludes (i) purchase orders not exceeding \$1,000 and (ii) subcontractors or purchase orders for public utility services at rates established for uniform applicability to the general public.

#### 11. DEFAULT

(a) The Government may, subject to the provisions of paragraph (c) below, by written notice of default to the Contractor, terminate the whole or any part of this contract in any one of the following circumstances:

Initials

- 2 -

- (i) if the Contractor fails to make delivery of the supplies or to perform the services within the time specified herein or any extension thereof; or
- (ii) if the Contractor fails to perform any of the other provisions of this contract, or so fails to make progress as to endanger performance of this contract in accordance with its terms, and in either of these two circumstances does not cure such failure within a period of 10 days (or such longer period as the Contracting Officer may authorize in writing) after receipt of notice from the Contracting Officer specifying such failure.
- (b) In the event the Government terminates this contract in whole or in part as provided in paragraph (a) of this clause, the Government may procure, upon such terms and in such manner as the Contracting Officer may deem appropriate, sup-plies or services similar to those so terminated, and the Con-tractor shall be liable to the Government for any excess costs for such similar supplies or services: Provided, That the Contractor shall continue the performance of this contract to the extent not terminated under the provisions of this clause.
- (c) Except with respect to defaults of subcontractors, the Contractor shall not be liable for any excess costs if the failure to perform the contract arises out of causes beyond the control and without the fault or negligence of the Contractor. Such causes may include, but are not restricted to, acts of God or of the public enemy, acts of the Government in either its sovereign or contractural capacity, fires, floods, epidemics, quarantine restrictions, strikes, freight embargoes, and unusually severe weather; but in every case the failure to perform must be beyond the control and without fault or negligence of the Contractor. If the failure to perform is caused by the default of a subcontractor, and if such default arises out of causes beyond the control of both the Contractor and subcontractor, and without the fault or negligence of either of them, the Contractor shall not be liable for any excess costs for failure to perform, unless the supplies or service fees to be furnished by the subcontractor was obtainable from other sources in sufficient time to permit the Contractor to meet the required delivery schedule.
  - (d) If this contract is terminated as provided in paragraph
- (a) of this clause, the Government, in addition to any other rights provided in this clause, may require the Contractor to transfer title and deliver to the Government, in the manner and to the extent directed by the Contracting Officer, (i) any completed supplies, and (ii) such partially completed supplies and materials, parts, tools, dies, jigs, fixtures, plans, drawings, information, and contract rights (hereinafter "manufacturing materials") as the Contractor has specifically produced or specifically acquired for the performance of such part of this contract as has been terminated; and the Contractor shall, upon direction of the Contracting Officer, protect and preserve property in possession of the Contractor in which the Government has an interest. Payment for completed supplies delivered to and accepted by the Government shall be at the contract price. Payment for manufacturing materials delivered to and accepted by the Government and for the protection and preservation of property shall be in an amount agreed upon by the Contractor and Contracting Officer; failure to agree to such

- amount shall be a dispute concerning a question of fact within the meaning of the clause of this contract entitled "Disputes." The Government may withhold from amounts otherwise due the Contractor for such completed supplies or manufacturing materials such sum as the Contracting Officer determines to be necessary to protect the Government against loss because of outstanding liens or claims of former lien holders.
- (e) If, after notice of termination of this contract under the provisions of this clause, it is determined for any reason that the Contractor was not in default under the provisions of this clause, or that the default was excusable under the provisions of this clause, the rights and obligations of the parties shall, if the contract contains a clause providing for termination for convenience of the Government, be the same as if the notice of termination had been issued pursuant to such clause. If, after notice of termination of this contract under the provisions of this clause, it is determined for any reason that the Contractor was not in default under the provisions of this clause, and if this contract does not contain a clause providing for termination for convenience of the Government, the contract shall be equitably adjusted to compensate for such termination and the contract modified accordingly; failure to agree to any such adjustment shall be a dispute concerning a question of fact within the meaning of the clause of this contract entitled "Disputes."
- (f) The rights and remedies of the Government provided in this clause shall not be exclusive and are in addition to any other rights and remedies provided by law or under this contract.

#### 12. DISPUTES

- (a) Except as otherwise provided in this contract, any dispute concerning a question of fact arising under this contract which is not disposed of by agreement shall be decided by the Contracting Officer, who shall reduce his decision to writing and mail or otherwise furnish a copy thereof to the Contractor. The decision of the Contracting Officer shall be final and conclusive unless, within 30 days from the date of receipt of such copy, the Contractor mails or otherwise furnishes to the Contracting Officer a written appeal addressed to the Attorney General. The decision of the Attorney General or his duly authorized representative shall he final and conclusive unless determined by a court of competent jurisdiction to have been fraudulent, or capricious, or arbitrary, or so grossly erroneous as necessarily to imply bad faith, or not supported by substantial evidence. In connection with any appeal proceeding under this clause, the Contractor shall be afforded an opportunity to be heard and to offer evidence in support of his appeal. Pending final decision of a dispute hereunder, the Contractor shall proceed diligently with the performance of the contract and in accordance with the Contracting Officer's decision.
- (b) This "Disputes" clause does not preclude consideration of law questions in connection with decisions provided for in paragraph (a) above:- Provided, That nothing in this contract shall be construed a£ making final the decision of any administrative official, representative, or board on a question of law.

# 13. NOTICE AND ASSISTANCE REGARDING PATENT AND COPYRIGHT INFRINGEMENT

The provisions of this clause shall be applicable only if the amount of this contract exceeds \$10,000.

- (a) The Contractor shall report to the Contracting Officer, promptly and in reasonable written detail, each notice or claim of patent or copyright infringement based on the performance of this contract of which the Contractor has knowledge.
- (b) In the event of any claim or suit against the Government on account of any alleged patent or copyright infringement arising out of the performance of this contract or out of the use of any supplies furnished or work or services performed hereunder, the Contractor shall furnish to the Government when requested by the Contracting Officer, all evidence and information in possession of the Contractor pertaining to such suit or claim. Such evidence and information shall be furnished at the expense of the Government except where the Contractor has agreed to indemnify the Government.

#### 14. BUY AMERICAN ACT

- (a) In acquiring end products, the Buy American Act (41 U.S. Code 10a□d) provides that the Government give preference to domestic source end products. For the purpose of this clause:
- (i) "components" means those articles, materials, and supplies, which are directly incorporated in the end products;
- (ii) "end products" means those articles, materials, and supplies, which are to be acquired under this contract for public use; and
- (iii) "a domestic source end product" means (A) an unmanufactured end product which has been mined or produced in the United States and (B) an end product manufactured in the United States if the cost of the components thereof which are mined, produced, or manufactured in the United States exceeds 50 percent of the cost of all its components. For the purposes of this (a) (iii) (B), components of foreign origin of the same type or kind as the products referred to in (b) (ii) or (iii) of this clause shall be treated as components mined, produced, or manufactured in the United States.
- (b) The Contractor agrees that there will be delivered under this contract only domestic source end products, except end products;

- (i) which are for use outside the United States:
- (ii) which the Government determines are not mined, produced, or manufactured in the United States in sufficient and reasonably available commercial quantities and of a satisfactory quality;
- (iii) as to which the Secretary determines the domestic preference to be inconsistent with the public interest; or
- (iv) as to which the Secretary determines the cost to the Government to be unreasonable.
- (The foregoing requirements are administered in accordance with Executive Order No. 10582, dated December 17, 1954.)

#### 15. CONVICT LABOR

In connection with the performance of work under this contract, the Contractor agrees not to employ any person undergoing sentence of imprisonment at hard labor.

#### 16. OFFICIALS NOT TO BENEFIT

No member of the Legislature, or Delegate to the United States Congress, or official or employee of the Executive Branch of the Government of the Virgin Islands, shall be admitted to any share or part of this contract, or to any benefit that may arise therefrom, but this provision shall not be construed to extend to this contract if made with a corporation for its general benefit.

#### 17. COVENANT AGAINST CONTIGENT FEES

The Contractor warrants that no person or selling agency has been employed or retained to solicit or secure this contract upon an agreement or understanding for a commission, percentage, brokerage, or contingent fee, excepting bona fide employees or bona fide established commercial or selling agencies maintained by the Contractor for the purpose of securing business. For breach or violation of this warranty the Government shall have the right to annul this contract without liability or in its discretion to deduct from the contract price or consideration, or otherwise recover, the full amount of such commission, percentage, brokerage, or contingent fee.

# **ADDENDUM III**

## TERMINATION OF CONTRACTS

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## CONVENIENCE OF THE GOVERNMENT

- (a) The performance of work under this contract may be terminated by the Government in accordance with this clause in whole, or from time to time in part, whenever the Contracting Officer shall determine that such termination is in the best interest of the Government. Any such termination shall be effected by delivery to the Contractor of a Notice of Termination specifying the extent to which performance by delivery to the Contractor of a Notice of Termination specifying the extent to which performance of work under the contract is terminated, and the date upon which such termination becomes effective.
- (b) After receipt of a Notice of Termination, and except as otherwise directed by the Contracting Officer, the Contractor shall:
  - (i) stop work under the contract on the date and to the extent specified in the Notice of Termination;
  - (ii) place no further orders or subcontracts for materials, services or facilities, except as may be necessary for completion of such portion of the work under the contract as is not terminated;
  - (iii) terminate all orders and subcontracts to the extent that they relate to the performance of work terminated by the Notice of Termination;
  - (iv) assign to the Government, in the manner, at the times, and to the extent directed by the Contracting Officer, all of the right, title, and interest of the Contractor under the orders and subcontracts so terminated, in which case the Government shall have the right, in its discretion, to settle or pay any or all claims arising out of the termination of such orders and subcontracts;
  - (v) settle all outstanding liabilities and all claims arising out of such termination of orders and subcontracts, with the approval or ratification of the Contracting Officer, to the extent, he may require, which approval or ratification shall be final for all the purposes of this clause;
  - (vi) transfer title ad deliver to the Government in the manner, at the times, and to the extent, if any, directed by the Contracting Officer (A) the fabricated or unfabricated parts, work in progress, completed work, supplies, and other material produced as a part of, or acquired in connection with the

- performance of, the work terminated by the Notice of Termination, and (B) the completed or partially completed plans, drawings, information, and other property which, if the contract had been completed, would have been required to be furnished to the Government.
- (vii) use his best efforts to sell, in the manner, at the times, to the extent, and at the price or prices directed or authorized by the Commissioner of Property and Procurement, any property of the types referred to in (vi) above; provided, however, that the Contractor (A) shall not be required to extend credit to any purchaser, and (B) may acquire any such property under the conditions prescribed by and at the price or prices approved by the Commissioner of Property and Procurement and provided further that the proceeds of any such transfer or disposition shall be applied in reduction of any payments to be made by the Government to the Contractor under this contract or shall otherwise be credited to the price or cost of the work covered by this contract or paid in such other manner as the Commissioner of Property and Procurement may direct;
- (viii) complete performance of such part of the work as shall not have been terminated by the Notice of Termination; and
- (ix) take such action as may be necessary, or as the Commissioner of Property and Procurement may direct, for the protection and preservation of the property related to this contract which is in the possession of the Contractor and in which the Government has or may acquire an interest.
- (c) After receipt of the Notice of Termination, the Contractor shall submit to the Commissioner of Property and Procurement his termination claim, in the form and with certification prescribed by the Commissioner of Property and Procurement. Such claim shall be submitted promptly but in no event later than one year from the effective date of termination, unless one or more extensions in writing are granted by the Commissioner of Property and Procurement, upon request of the Contractor made in writing within such one year period or authorized extension thereof. However, if the Commissioner of Property and Procurement determines that the facts justify such action, he may receive and act upon failure of the Contractor to submit his termination claim within the time allowed, the Commissioner of Property and Procurement may determine, on the basis of information available to him, the amount, if any, due to the Contractor by any reason of the termination and shall thereupon pay to the Contractor the amount so determined.
- (d) Subject to the provisions of paragraph (c), the Contractor and the Commissioner of Property and Procurement may agree upon the whole or any part of the amount or amounts to be paid to the Contractor by reason of the total or partial termination of work pursuant to this clause, which amount or amounts may include a reasonable allowance for profit on work done; provided, that such agreed amount or amounts, exclusive of settlement costs, shall not exceed the total contract price as reduced by the amount of payments otherwise made and as further reduced by the contract price of work not

terminated. The contract shall be amended accordingly, and the Contractor shall be paid the agreed amount. Nothing in paragraph (e) of this clause, prescribing the amount to be paid to the Contractor in the event of failure of the Contractor and the Commissioner of Property and Procurement to agree upon the whole amount to be paid to the Contractor by reason of the termination of work pursuant to this clause, shall be deemed to limit, restrict or otherwise determine or affect the amount or amounts which may be agreed to be paid to the Contractor pursuant to this paragraph (d):

- (i) for completed supplies, materials and equipment or services accepted by the Government (or sold or acquired as provided in paragraph (b) (vii) above) and not theretofore paid for, a sum equivalent to the aggregate price for such supplies or services computed in accordance with the price or prices specified in the contract, appropriately adjusted for any saving for freight or other charges;
- (ii) the total of
  - (A) the costs incurred in the performance of the work terminated, including initial costs and preparatory expense allocable thereto, but exclusive of any costs attributable to supplies or services paid or to be paid for under paragraph (e) (i) hereof;
  - (B) the cost settling and paying claims arising out of the termination of work under subcontracts or orders, as provided in paragraph (b) (v) above, which are properly chargeable to the terminated portion of the contract (exclusive of amounts paid or payable on account of supplies or materials delivered or services furnished by subcontractors or vendors prior to the effective date of the Notice of Termination, which amounts shall be included in the costs payable under (A) above; and
  - (C) a sum, as profit on (A) above, determined by the Contracting Officer to be fair and reasonable; provided, however, that if it appears that the Contractor would have sustained a loss on the entire contract had it been completed, no profit shall be included or allowed under this subdivision (C) and an appropriate adjustment shall be made reducing the amount of the settlement to reflect the indicated rate of loss; and
- (iii) the reasonable costs of settlement, including accounting, legal, clerical and other expenses reasonably necessary for the preparation of settlement claims and supporting data with respect to the terminated portion of the contract and for the termination and settlement of subcontract thereunder, together with reasonable storage, transportation and other costs incurred in connection with the protection or disposition of property allocable to this contract.

# **ADDENDUM IV**

## Provisions from 2 CFR 200 - Appendix II

## 1. EQUAL EMPLOYMENT OPPORTUNITY

During the performance of this contract, the Contractor agrees as follows:

- (1) The Contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, or national origin. The Contractor will take affirmative action to ensure that applicants are employed, and that during employment, employees are treated without regard to their race, color, religion, sex, or national origin. Such action shall include, but not be limited to the following: Employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this nondiscrimination clause.
- (2) The Contractor will, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, state that all qualified applicants will receive considerations for employment without regard to race, color, religion, sex, or national origin.
- (3) The Contractor will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice to be provided advising the said labor union or workers' representatives of the contractor's commitments under this section, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
- (4) The Contractor will comply with all provisions of Executive Order 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor.
- (5) The Contractor will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the administering agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.
- (6) In the event of the Contractor's noncompliance with the nondiscrimination clauses of this contract or with any of the said rules, regulations, or orders, this contract may be canceled, terminated, or suspended in whole or in part and the contractor may be declared ineligible for further Government contracts or federally assisted construction contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions as may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.
- (7) The Contractor will include the portion of the sentence immediately preceding paragraph (1) and the provisions of paragraphs (1) through (7) in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to section 204

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of Executive Order 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The Contractor will take such action with respect to any subcontract or purchase order as the administering agency may direct as a means of enforcing such provisions, including sanctions for noncompliance: Provided, however, that in the event a contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the administering agency the contractor may request the United States to enter into such litigation to protect the interests of the United States.

# 2. COMPLIANCE WITH THE CONTRACT WORK HOURS AND SAFETY STANDARDS ACT

- (1) Overtime requirements. No contractor or subcontractor contracting for any part of the contract work which may require or involve the employment of laborers or mechanics shall require or permit any such laborer or mechanic in any workweek in which he or she is employed on such work to work in excess of forty hours in such workweek unless such laborer or mechanic receives compensation at a rate not less than one and one-half times the basic rate of pay for all hours worked in excess of forty hours in such workweek.
- (2) Violation; liability for unpaid wages; liquidated damages. In the event of any violation of the clause set forth in paragraph (1) of this section the contractor and any subcontractor responsible therefor shall be liable for the unpaid wages. In addition, such contractor and subcontractor shall be liable to the United States (in the case of work done under contract for the District of Columbia or a territory, to such District or to such territory), for liquidated damages. Such liquidated damages shall be computed with respect to each individual laborer or mechanic, including watchmen and guards, employed in violation of the clause set forth in paragraph (1) of this section, in the sum of \$10 for each calendar day on which such individual was required or permitted to work in excess of the standard workweek of forty hours without payment of the overtime wages required by the clause set forth in paragraph (1) of this section.
- (3) Withholding for unpaid wages and liquidated damages. The Department of Labor shall upon its own action or upon written request of an authorized representative of the Department of Labor withhold or cause to be withheld, from any moneys payable on account of work performed by the contractor or subcontractor under any such contract or any other Federal contract with the same prime contractor, or any other federally-assisted contract subject to the Contract Work Hours and Safety Standards Act, which is held by the same prime contractor, such sums as may be determined to be necessary to satisfy any liabilities of such contractor or subcontractor for unpaid wages and liquidated damages as provided in the clause set forth in paragraph (2) of this section.
- (4) Subcontracts. The contractor or subcontractor shall insert in any subcontracts the clauses set forth in paragraph (1) through (4) of this section and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts. The prime contractor shall be responsible for compliance by any subcontractor or lower tier subcontractor with the clauses set forth in paragraphs (1) through (4) of this section.

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# 3. CLEAN AIR ACT AND THE FEDERAL WATER POLLUTION CONTROL ACT

Clean Air Act.

- (1) The contractor agrees to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act, as amended, 42 U.S.C. § 7401 *et seq*.
- (2) The contractor agrees to report each violation to the Department of Planning and Natural Resources (DPNR) understands and agrees that the DPNR will, in turn, report each violation as required to assure notification to the Government, Federal Emergency Management Agency, and the appropriate Environmental Protection Agency Regional Office.
- (3) The contractor agrees to include these requirements in each subcontract exceeding \$150,000 financed in whole or in part with Federal assistance provided by FEMA.

Federal Water Pollution Control Act.

- (1) The contractor agrees to comply with all applicable standards, orders or regulations issued pursuant to the Federal Water Pollution Control Act, as amended, 33 U.S.C. 1251 et seq.
- (2) The contractor agrees to report each violation to the DPNR and understands and agrees that the DPNR will, in turn, report each violation as required to assure notification to the Government, Federal Emergency Management Agency, and the appropriate Environmental Protection Agency Regional Office.
- (3) The contractor agrees to include these requirements in each subcontract exceeding \$150,000 financed in whole or in part with Federal assistance provided by the Federal Emergency Management Agency.

#### 4. SUSPENSION AND DEBARMENT

- (1) This Contract is a covered transaction for purposes of 2 C.F.R. pt. 180 and 2 C.F.R. pt. 3000. As such the Contractor is required to verify that none of the contractor, its principals (defined at 2 C.F.R. § 180.995), or its affiliates (defined at 2 C.F.R. § 180.905) are excluded (defined at 2 C.F.R. § 180.940) or disqualified (defined at 2 C.F.R. § 180.935).
- (2) The Contractor must comply with 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C and must include a requirement to comply with these regulations in any lower tier covered transaction it enters into.
- (3) This certification is a material representation of fact relied upon by the Government. If it is later determined that the contractor did not comply with 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C, in addition to remedies available to the Government, the Federal Government may pursue available remedies, including but not limited to suspension and/or debarment.
- (4) The bidder or proposer agrees to comply with the requirements of 2 C.F.R. pt. 180, subpart C and 2 C.F.R. pt. 3000, subpart C while this offer is valid and throughout the period of any contract that may arise from this offer. The bidder or proposer further agrees to include a provision requiring such compliance in its lower tier covered transactions.

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#### 5. BYRD ANTI-LOBBYING

Contractors who apply or bid for an award of \$100,000 or more shall file the required certification. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any Federal contract, grant, or any other award covered by 31 U.S.C. § 1352. Each tier shall also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the Government.

## 6. PROCUREMENT OF RECOVERED MATERIALS

- (1) In the performance of this contract, the Contractor shall make maximum use of products containing recovered materials that are EPA- designated items unless the product cannot be acquired—
  - (i) Competitively within a timeframe providing for compliance with the contract performance schedule;
  - (ii) Meeting contract performance requirements; or
  - (iii) At a reasonable price.
- (2) Information about this requirement, along with the list of EPA-designate items, is available at EPA's Comprehensive Procurement Guidelines web site, <a href="https://www.epa.gov/smm/comprehensive-procurement-guideline-cpg-program">https://www.epa.gov/smm/comprehensive-procurement-guideline-cpg-program</a>.

#### 7. ACCESS TO RECORDS

The following access to records requirements apply to this contract:

- (1) The Contractor agrees to provide the Government, the Federal Emergency Management Agency Administrator, the Comptroller General of the United States, or any of their authorized representatives access to any books, documents, papers, and records of the Contractor which are directly pertinent to this contract for the purposes of making audits, examinations, excerpts, and transcriptions.
- (2) The Contractor agrees to permit any of the foregoing parties to reproduce by any means whatsoever or to copy excerpts and transcriptions as reasonably needed.
- (3) The contractor agrees to provide the Federal Emergency Management Agency Administrator or his/her authorized representatives access to construction or other work sites pertaining to the work being completed under the contract

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#### 8. INDEMNIFICATION

Contractor agrees to indemnify, defend and hold harmless Government from and against any and all loss, damage, liability, claims, demands, detriments, costs, charges and expenses (including attorney's fees) and causes of action of whatsoever character which Government may incur, sustain or be subjected to, arising out of or in any way connected to the services to be performed by Contractor under this Contract and arising from any cause, except the sole negligence of Government.

#### 9. RIGHT TO WITHHOLD

If work under this contract is not performed in accordance with the terms hereof, Government will have the right to withhold out of any payment due to contractor, such sums as Government may deem ample to protect it against loss or to assure payment of claims arising therefrom, and, at its option, Government may apply such sums in such manner as Government may deem proper to secure itself or to satisfy such claims. Government will immediately notify the contractor in writing in the event that it elects to exercise its right to withhold.

No such withholding or application shall be made by Government if and while contractor gives satisfactory assurance to Government that such claims will be paid by contractor or its insurance carrier, if applicable in the event that such contest is not successful.

# Certification for Contracts, Grants, Loans, and Cooperative Agreements

# (To be submitted with each bid or offer exceeding \$100,000) The undersigned \_\_\_\_\_ certifies, to the best of his or her knowledge, that: 1. No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement. 2. If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form- LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions. 3. The undersigned shall require that the language of this certification be included in the award documents for all sub awards at all tiers (including subcontracts, sub grants, and contracts under grants, loans, and cooperative agreements) and that all sub recipients shall certify and disclose accordingly. This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered. Submission of this certification is a prerequisite for making or entering this transaction imposed by 31, U.S.C. § 1352 (as amended by the Lobbying Disclosure Act of 1995). Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure. The Contractor, \_\_\_\_\_, certifies or affirms the truthfulness and accuracy of each statement of its certification and disclosure, if any. In addition, the Contractor understands and agrees that the provisions of 31 U.S.C. § 3801 et seq., apply to this certification and disclosure, if any.

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Date

Signature of Contractor's Authorized Official

Name and Title of Contractor's Authorized Official

# ADDENDUM V

TERMS AND CONDITIONS OF THE INVITATION FOR BIDS (SUPPLY CONTRACTS)

1. PREPARATION OF BIDS: (a) Bidders are expected to examine the drawings, specifications, invitations, and all instructions. Failure to do so will be at the bidder's risk. (b) Bids must be in ink or printed on the bid forms furnished herewith. Bids submitted in pencil will be rejected. Bids containing alterations or erasures will be rejected, unless the alteration or erasure is crossed out and correction thereof printed in ink or typewritten adjacent thereto and initialed by the person signing the bid. In addition, a statement must be furnished with the bid, signed by the bidder explaining the correction of the alteration or erasure. (c) If the bidder is a partnership, a letter of authorization shall be furnished and signed by all of the general partners. If the bidder is a proprietor, and the person signing the bid is other than the owner, a letter of authorization signed by the owner shall be furnished. The Contracting Officer will retain all such proof on file for acceptance of future bids, if requested to do so. (d) The bidder must sign his proposal correctly and in ink. If the proposal is offered by an individual or partnership, his name, office and post office addresses must be shown. If offered by a corporation, the person signing the proposal must give his name, title, and business address. Anyone signing a proposal as agent must file legal evidence of his authority to do so, and that the signature is binding upon the firm or corporation. (e) Alternate bids will not be considered unless authorized by the invitation. Alternate bids are those offered which do not meet the specification and are not considered approved equal to the item specified. (f) When not otherwise specified, the bidder must state a definite time of proposed delivery. (g) Time, if stated as a number of days will include Sundays and holidays. 2. SUBMISSION OF BIDS: (a) Bids and modifications thereof shall be enclosed in sealed envelopes addressed to the issuing office, with the name and address of the bidder, the date and hour of opening, and the invitation number on the face of the envelope. Bids shall be submitted so as to be received in the Office of the Contracting Officer not later than the exact time set for opening of bids. To be considered for award, a bid must comply in all material respects with the invitation for bids so that, both as to the method and timeliness of submission, and as to the substance of any resulting contract, all bidders may stand on an equal footing and the integrity of the formal advertising system may be maintained

(b) Sample of items, when required, must be submitted within the time specified, and unless otherwise specified by the Government. If not destroyed by testing, samples will be returned at bidders' request and expense unless otherwise specified by the Invitation. (c) In the event no bid is to be submitted, Bidders are advised not to return the Invitation unless otherwise specified. However, a letter or post card shall be sent to the Issuing Office advising whether future Invitations for the type of supplies or services covered by the Invitation is desired. Failure to so advise the Issuing Office may interpreted against the bidder. WITHDRAWAL OF BIDS: Bids may be withdrawn only by written notice provided that such notice is received prior to the time set for opening of the bid. 4. LATE BIDS: (a) Bids received at the Office of the Contracting Officer after the precise time set in the Invitation for Bids are late bids. (b) A late bid shall be considered for award only if it is received before award; and either; (i) It was sent by mail including registered or certified for which an official dated post office stamp (Postmark) on the envelope has been obtained, and it is determined that the lateness was due solely to a delay in the mails for which the bidder was not responsible; or (ii) If submitted by mail it was received at the Office of the Contracting Officer in sufficient time to be opened as required in the Invitation but except for delay due to mishandling on the part of the Government. The only evidence acceptable to establish timely receipt at the Office of the Contracting Officer is that which can be established upon examination of an appropriate time stamp or a written statement from an official of the U.S. Postal Service. (c) Hand-Carried Bids: A late hand-carried bid, or any other late bid not submitted by mail. (d) Registered Mail: The time of mailing of a late bid, mailed by registered mail, may be determined by the date of the postmark on the registered mail receipt or registered mail wrapper. The time of mailing shall be deemed to be the last minute of the date shown in such postmark unless the bidder furnishes evidence from the post office station of mailing which establishes an earlier time. If the postmark does not show a date, the bid shall be deemed to have been mailed too late unless the bidder furnishes evidence from the post office of mailing which establishes timely mailing. (e) Certified Mail: The time of mailing a late bid; mailed by Certified Mail for which a postmarked Receipt for Certified Mail was obtained, shall be deemed to be the last minute of the date shown on the postmark on such receipt where: (i) the Receipt for Certified Mail identifies the post office station of mailing and the bidder furnishes evidence from such station that the business day of that station ended at an earlier time. in which case the time of mailing shall be deemed to be last minute of the business day of that station; or (ii) an entry in ink on

the Receipt of Certified Mail, showing the time of mailing and the initials of the postal employee receiving the item and making the entry, is appropriately verified in writing by the post office station of mailing in which case the time of mailing shall be the time shown in the entry. If the postmark does not show a date, the bid shall be deemed to have been mailed too late. (f) Metered Mail: Bids or modifications thereof transmitted in a metered envelope received after the time set for opening will be deemed to have been mailed on the last minute of the day indicated by the metered stamp unless in such event a bidder is able to submit clear and convincing proof as to the actual or approximate time of mailing. 5. IDENTIFICATION OF OFFER: Bidders shall show brand name, catalog number, model and so forth as applicable on bid form covering the product they are bidding on and propose to furnish. If not shown, it will be considered and understood to be that the make and model, shown in the Schedule, as a reference, will be supplied. 6. CASH DISCOUNT PROVISIONS: (a) Discounts offered for a period of less than 20 days will not be considered in making award. Bidsoffering discounts for payment within periods in excess of twenty (20) days will be evaluated for the purpose of award. (b) In connection with discounts offered, time will be completed from date of acceptance of the supplies by the Government. Provided, however, that the Government is not unreasonably nor unduly negligent in accepting shipment. 7. AWARD OF CONTRACT: (a) Unless all bids are rejected, award will be made by written notice, within the time specified for acceptance, to that responsible bidder whose bid, conforming to the Invitation for Bids, offers the most advantageous service to the Government, quality offered, delivery terms and service reputation taken into consideration. (b) The Government may award items separately or by grouping items in total lots. (c) Bidder acknowledges that all quantities listed on the bid sheet or any awarded contract are estimates and the Government will only purchase items based on its actual needs which may or may not amount to the total estimated quantities 8. REJECTION OF BIDS: The Government may, after opening but prior to award and within the time specified for acceptance, reject any or all bids, or the bid for any one or more commodities or contracted services included in the proposed contact, when the public interest will be served thereby. 9. PRICES: (a) All prices bid shall be firm and not subject to increase if accepted during the acceptance period. Bids containing an "escalation clause" will not be considered unless specifically authorized by the Government in the Invitation for Bids. (b) For each item bid, a unit price and a total for the quantity must be stated. The unit price shall always control. (c) All prices shall be F.O.B. (Free On Board) destination. The seller hereunder must at his own expense and risk, transport the goods to the named place and there, tender delivery.

# **ADDENDUM IV**

## **COMPENSATION**

The Government, in consideration of the satisfactory performance of the services described in the bid's Scope of Work, agrees to make progress payments based on the invoices submitted by the Contractor, KAC 357 Inc. dba Plaza Extra West. The parties further agree that payments will be made in accordance to <u>actual</u> work performed.