

# GOVERNMENT OF THE DISTRICT OF COLUMBIA DEPARTMENT OF GENERAL SERVICES







## ATTACHMENT K

# CERTIFICATION TO FURNISH PERFORMANCE & PAYMENT BOND [ATTACHMENT WILL APPEAR ON THE FOLLOWING PAGE]

# GOVERNMENT OF THE DISTRICT OF COLUMBIA DEPARTMENT OF GENERAL SERVICES







# Certification to Furnish Performance & Payment Bond

Dear Sir/Madam:	
By virtue of this notice,	hereby certify, that we will
furnish the required Performance & Payment Bond in the	
maximum of dollars if	
Contractor) is successfully awarded the contract for the _	
This required Bond shall be furnished in compliance with a document. This guarantee shall remain valid and irrevocab twenty (120) days from the date of bid submission.	the stipulations of the contract le for a period of one hundred and
IN WITNESS WHEREOF, we have hereunto set our hand	s with the intent to be legally binding.
Name of agent:	
Address of agent:	
Contact Phone: Email:	
Type or Print Name	Signature
PLEASE NOTE: The person affixing his/her signature for the company.	herein MUST be authorized to sign
	47
Sworn to before me thisday of	20
ii .	
Notary Public	My commission expires

PERFORMAN (CONSTRU (See Instructions of	CTION)		Date Bond Executed (Must of Contract)	be same or later than date
PRINCIPAL (Legal Name and Address)	TYPE OF ORG	ANIZATION ("x")		
	□ INDIVID	UAL	PARTNERSHI	P
	V TNIOL	ENTURE	CORPORATIO	N
	STATE OF	INCORPORATIO		
SURETY(IES) (Name(s) and Address(es)		PENA	L SUM OF BOND	
(Name(s) and Address(cs)	MILLION(S)	THOUSAN		
	22.01.(0)	THOUSE IT	nonbice (6)	CENTO
	CONT	RACT DATE	CONTR	ACT NUMBER
THE CONDITION OF THIS OBLIGATION above.  NOW THEREFORE, if the Principal shall condition, and agreements of the Contract of granted by the District with or without notice and shall also well and truly perform and further duly authorized modifications of the Contract being hereby waived, and shall save harmle charges, damages, counsel fees, judgments any infringement by the Principal of letters, Contract or on account of any injury to persomission of Principal in connection with the above obligation shall be void; otherwise to IN WITNESS WEHREOF, the Principal and seals on the date set forth above.	well and truly perform and luring the original term of the to the Surety, and during alfill all the undertakings, count that may hereafter be may be and indemnify the Distrand decrees to which the Dipatents, or copyrights, unlons or damage to property to prosecution of the work under the main in full force and visit the patents.	fulfill all und he Contract a the life of gu ovenants, tern ade, notice of ct from any a istrict may be ess otherwise or premises the nder the Cont rtue.	ertakings, covenant nd any extension the laranty required und ns, conditions and a which modification and all claims, delay e subjected at any till specifically stipular that occur as a result tract and shall pay the	s, terms and ereof that may be ler the Contract, greements of any is to the Surety s, suits, costs, me on account of ted in the of any act or he same, then the
1. Signature	1. Attest			
(Seal)		(a)		-
Name & Title (typed)	Name & Title (typed)			Corporate Seal
2. Signature	2. Attest			
(Seal)				Corporate
Name & Title (typed)				Seal
Form No. DC 26-40-7				
FORM THE DO 20-10-7				86-p4002-1

	_		SURE	TY (IES)		
			SURE	(ILS)		
1. Name & Address (type	ed)			State of Inc.	Liability Limit	
Signature of Attorney-in-	Fact		Attest (Signat	ture)	-L	Corporate
				(1.10)		Seal
Name & Address (typed)			Name & Add	ress (typed)		
l. Name & Address (type	ed)			State of Inc.	Liability Limit	
Signature of Attorney-in-	Fact		Attest (Signat	ture)		Corporate
						Seal
Name & Address (typed)			Name & Add	ress (typed)		
,						
			ROND I	PREMIUM		
Rate Per Thousand		Total Premium	BOND		Agency or Agent Receiving C	ommission
×:						
			TATOM TA	COTIONS		
			INSTR	UCTIONS		
1. The full legal	name and b	ousiness address of	f the Princip	oal shall be inserted	in the space designat	ted "Principal" on the
face of this	form. The l	bond shall be signe President or Vice-I	ed by the au President of	ithorized person sign	ning the Contract. We ence of authority sha	hen such person all be furnished. Such
evidence shal	l be in the fo	orm of either an E	xtract of M	inutes of a meeting	of the Board of Direc	ctors, or Extract of
Bylaws, certi	fied by the (	Corporate Secretar	y, or Assist	ant Secretary and w	rith Corporate Seal af	fixed thereto.
2. Corporations	executing th	ne bond as sureties	shall be an	nong those appearin	ig on the U.S. Treasu	ry Department's list
of approved s	ureties and	shall be acting wit	thin the limi	itations set forth the	rein, and shall also bers, to do business in t	e licensed by the
Columbia. T	ministration he surety sh	all (1) insert on the	onsumer are bond forn	n the name and addr	esses of the agency r	eceiving the
commission;	and (2) attac	ch an adequate Pov	wer-of-Atto	orney for each repres	sentative signing the	bond.
3. Corporations	executing th	ne bond shall affix	their Corpe	orate Seals. Individ	uals shall sign full fir	rst name, middle
initial and las	t name oppo	site the word "sea	ıl"; two wit	nesses shall sign and	d include their addres	
"witness". If	executed in	Maine or New Ha	ampshire, a	n adhesive seal shall	i de attixed.	
4. The name of	each person	signing this perform	rmance bon	nd shall be typed in t	the space provided.	

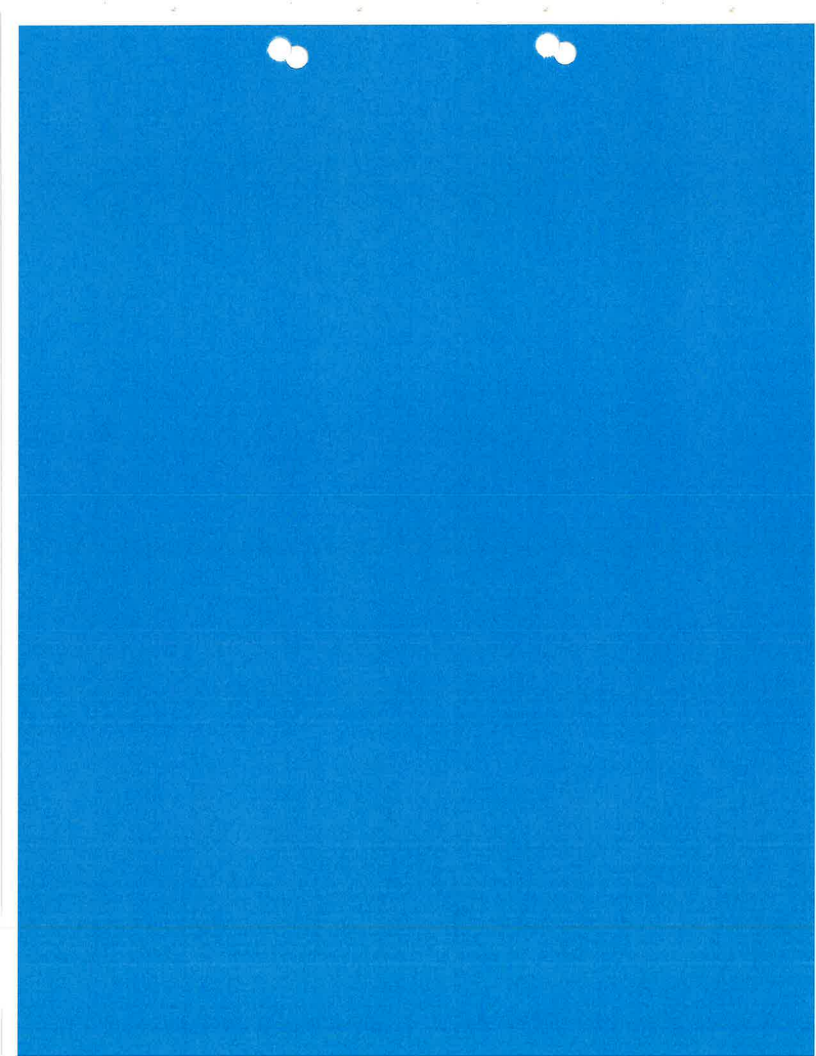
PAYMENT	ROND	Date Bond Executed (Must be same or later than date							
(CONSTRU	CTION)	of Contract)							
PRINCIPAL (Legal Name and Address)	TYPE OF ORGANIZATION ("x	.")							
	INDIVIDUAL	PARTNERSHIP							
	☐ JOINT VENTURE	CORPORATION							
	STATE OF INCORPORATION	ON							
SURETY (IES) (Name(s) and Address(es)	PENA	AL SUM OF BOND							
	THOUSA	ND(S) HUNDRED(S) CENTS							
	CONTRACT DATE	CONTRACT NUMBER							
District of Columbia Government, a municipal corporation, hereinafter called the District, in the above penal sum for the payment of which we bind ourselves, our heirs, executors, and successors, bind ourselves in such sum "jointly" and "severally" only for the purpose of allowing a joint action or actions against any or all of us, and for all other purposes each Surety binds itself, jointly and severally with the Principal, for the payment of such sum only as is set forth opposite the name of such Surety, but if no limit of liability is indicated, the limit of liability shall be the full amount of the penal sum.  THE CONDITION OF THIS OBLIGATION IS SUCH that whereas the Principal entered into the Contract identified above.  NOW THEREFORE, if the Principal shall well and truly perform and fulfill all undertakings, covenants, terms and condition, and agreements of the Contract during the original term of the Contract and any extension thereof that may be granted by the District with or without notice to the Surety, and during the life of guaranty required under the Contract, and shall also well and truly perform and fulfill all the undertakings, covenants, terms, conditions and agreements of any duly authorized modifications of the Contract that may hereafter be made, notice of which modifications to the Surety being hereby waived, and shall save harmless and indemnify the District from any and all claims, delays, suits, costs, charges, damages, counsel fees, judgments and decrees to which the District may be subjected at any time on account of any infringement by the Principal of letters, patents, or copyrights, unless otherwise specifically stipulated in the Contract or on account of any injury to persons or damage to property or premises that occur as a result of any act or omission of Principal in connection with the prosecution of the work under the Contract and shall pay the same, then the above obligation shall be void; otherwise to remain in full force and virtue.  IN WITNESS WEHREOF, the Principal and S									
	PRINCIPAL								
1. Signature	1. Attest								
(Seal)									
Name & Title (typed)	Name & Title (typed)	Corporate Seal							
2. Signature	2. Attest								
2. Signature (Seal)	2. Attest	Corporate							

Form No. DC 26-40-8 86-p4003-1 wd-206

		SURET	Y (IES)		
1, Name & Address (typed)			State of Inc.	Liability Limit	
Signature of Attorney-in-Fact	Attest (Signatu	re)		Corporate Seal	
Name & Address (typed)		Name & Addre	ss (typed)		4
I. Name & Address (typed)			State of Inc.	Liability Limit	
Signature of Attorney-in-Fact	Attest (Signatu	Corporate Seal			
Name & Address (typed)		Name & Addre	ss (typed)		
		BOND P	REMIUM		*
Rate Per Thousand	Total Premium		Name & Address of A	gency or Agent Receiving Co	ommission

### **INSTRUCTIONS**

- 1. The full legal name and business address of the Principal shall be inserted in the space designated "Principal" on the face of this form. The bond shall be signed by the authorized person signing the Contract. When such person signing is other than the President or Vice-President of a corporation, evidence of authority shall be furnished. Such evidence shall be in the form of either an Extract of Minutes of a meeting of the Board of Directors, or Extract of Bylaws, certified by the Corporate Secretary, or Assistant Secretary and with Corporate Seal affixed thereto.
- 2. Corporations executing the bond as sureties shall be among those appearing on the U.S. Treasury Department's list of approved sureties and shall be acting within the limitations set forth therein, and shall also be licensed by the Insurance Administration, Department of Consumer and Regulatory Affairs, to do business in the District of Columbia. The surety shall (1) insert on the bond form the name and addresses of the agency receiving the commission; and (2) attach an adequate Power-of-Attorney for each representative signing the bond.
- 3. Corporations executing the bond shall affix their Corporate Seals. Individuals shall sign full first name, middle initial and last name opposite the word "seal"; two witnesses shall sign and include their addresses, under the word "witness". If executed in Maine or New Hampshire, an adhesive seal shall be affixed.
- 4. The name of each person signing this payment bond shall be typed in the space provided.



# GOVERNMENT OF THE DISTRICT OF COLUMBIA DEPARTMENT OF GENERAL SERVICES







### ATTACHMENT L

## **EEO POLICY STATEMENT**

[ATTACHMENT WILL APPEAR ON THE FOLLOWING PAGE]

# **CONTRACTOR'S LETTERHEAD**

EQUAL EMPLOYMENT OPPORTUNITY (EEO) POLICY STATEMENT

SHALL NOT DISCRIMINATE AG	AINST ANY EMPLOYEE OR
APPLICANT FOR EMPLOYMENT BECAUSE OF ACTUAL	
RELIGION, NATIONAL ORIGIN, SEX, AGE, MARITAL ST	ATIS DEDSONAL ADDEADANCE
SEXUAL ORIENTATION, GENDER IDENTITY OR EXPRES	SCION FAMILIA I STATUS FAMILY
DESPONSIBILITIES MATRICILIATION, DOLUTION ARRIVALARIO	SSION, FAMILIA L STATUS, FAMILY
RESPONSIBILITIES, MATRICULATION, POLITICAL AFFI	LIATION, GENETIC INFORMATION,
DISABILITY, SOURCE OF INCOME, OR PLACE OF RESID	DENCE OR BUSINESS.
AGREES TO AFFIRMATIVE ACT	ION TO ENSURE THAT APPLICANTS
ARE EMPLOYED, AND THAT EMPLOYEES ARE TREATE	D DURING EMPLOYMENT WITHOUT
REGARD TO THEIR ACTUAL OR PERCEIVED: RACE, CO	LOR RELIGION NATIONAL ORIGIN
SEX, AGE, MARITAL STATUS, PERSONAL APPEARANCE	E SEVILLI ODIENTATION CENTED
IDENTITY OR EXPRESSION, FAMILIAL STATUS, FAMIL	V DECOMICION THEC
MATRICULATION, POLITICAL AFFILIATION, GENETIC I	
OF INCOME, OR PLACE OF RESIDENCE OR BUSINESS. T	HE AFFIRMATIVE ACTION SHALL
INCLUDE, BUT NOT BE LIMITED TO THE FOLLOWING:	(A) EMPLOYMENT, UPGRADING, OR
TRANSFER; (B) RECRUITMENT OR RECRUITMENT ADV	ERTISING; (C) DEMOTION, LAYOFF,
OR TERMINATION; (D) RATES OF PAY, OR OTHER FORM	MS OR COMPENSATION; AND (E)
SELECTION FOR TRAINING AND APPRENTICESHIP.	
AGREES TO POST IN CONSPICU	OUS PLACES THE PROVISIONS
CONCERNING NON-DISCRIMINATION AND AFFIRMATI	VE ACTION.
SHALL STATE THAT ALL QUAL	IFIED APPLICANTS WILL RECEIVE
CONSIDERATION FOR EMPLOYMENT PURSUANT TO SU	JBSECTION 1103.2 THROUGH 1103.10
OF MAYOR'S ORDER 85-85; "EQUAL EMPLOYMENT OPF	ORTUNITY REQUIREMENTS IN
CONTRACTS."	
AGREES TO PERMIT ACCESS TO	ALL BOOKS PERTAINING TO ITS
EMPLOYMENT PRACTICES, AND TO REQUIRE EACH SU	IRCONTRACTOR TO DEPMIT ACCESS
TO BOOKS AND RECORDS.	DECONTRACTOR TO FERMIT ACCESS
TO BOOKS AND RECORDS.	
AGREES TO COMPLY WITH ALL	GUIDELINES FOR EOUAL
EMPLOYMENT OPPORTUNITY APPLICABLE IN THE DIS	
SHALL INCLUDE IN EVERY SUB	CONTRACT THE EQUAL
OPPORTUNITY CLAUSES, SUBSECTION 1103.2 THROUGH	
PROVISIONS SHALL BE BINDING UPON EACH SUBCONT	
	21,201
AUTHORIZED OFFICIAL AND TITLE	DATE
AUTHORIZED SIGNATURE NAME	FIRM/ORGANIZATION

# **CONTRACTOR'S LETTERHEAD**

PART OF THIS BID/PROPOSAL. THEREFORE, EACH	, AND THE RULES IMPLEMENTING MAYORS 15, 1986), "ON COMPLIANCE WITH EQUAL /ERNMENT CONTRACTS," ARE HEREBY INCLUDED AS I BIDDER/OFFEROR SHALL INDICATE BELOW THEIR
WRITTEN COMMITMENT TO ASSURE COMPLIANO IMPLEMENTING RULES. FAILURE TO COMPLY WI IMPLEMENTING RULES SHALL RESULT IN REJECT	ITH THE SUBJECT MAYOR'S ORDER AND THE
CONTRACTOR," CERTIFY THT THE CONTRATOR I MAYOR'S ORDER 85-85, EFFECTIVE JUNE 10, 1985, ORDER 85-85, 33 DCR 4952. I FURTHER CERTIFY AT COMPLY WITH ALL APPLICABLE PROVISIONS OF AWARDED THE D.C. GOVERNMENT REFERENCED FURTHER, THE CONTRACTOR ACKNOWLEDGES A	, AND OF THE RULES IMPLEMENTING MAYOR'S ND ASSURE THAT THE CONTRACTOR WILL FULLY THE MAYOR'S ORDER AND IMPLEMENTING RULES IF BY THE CONTRACT NUMBER ENTERED BELOW. AND UNDERSTANDS THAT THE AWARD OF SAID ICALLY CONDITIONED UPON THE CONTRACTOR'S
	T E <sub>0</sub>
	CONTRACTOR
	NAME
	SIGNATURE
	TITLE
	CONTRACT NUMBER
	DATE

IF

# **EQUAL EMPLOYMENT OPPORTUNITY EMPLOYER INFORMATION REPORT**

GOVERNMENT OF THE DISTR	UC	T	OF	CC	)LL	JM	BIA	T	Rep	oly	to:										
					Office of Contracting and Procurement																
Employer Information Report (EEO)						441 4th Street, NW, Suite 700 South															
						Washington, DC 20001 Washington, DC 20001															
											0 ,			0	,						
Instructions:			_														_				
Two (2) copies of DAS 8	4-4	04	or I	- Pede	ral	For	m El	EO-	-1 sh	hal	l be submitte	ed to the O	ffice of	Cor	itract	ting	and	Pro	curei	nent	
One copy shall be retained	d b	y th	e C	ont	ract	or.							11100 01	COL		,,,,, <sub>6</sub>	una	1100	oui ci	monic.	
	_	_		-			- A	_	rwn	).r	OF REPOR	T									
I Indicate his model in the	•			_								_									
I. Indicate by marking in the appropriate			ie r	ype	of re	epor	ting	unit	tor	W							K O	NLY	ON	E BC	)X)
Single Establishment Emp				ъ								ılti-establi				r:					
(1). Single-establishment	Em	pio	yer	· Ke	port							Consoli									
												Headqu									
											(4)	Individ	uai Esta 1 establi:	blisi -L-	ımer	it Ke	por	t (su	bmil	one	,
											(5)	□Special		SHIII	eni v	viin .	23 0	or me	ore e	mpto	yees)
1. Total number of reports being filed by	thi	s C	omi	pany	/						(3)	Бреста	Report			_	_		_		
										Ξ											
Section B – COMPANY IDENTIFICATIO	N (	To l	be a	nsw	ered	by	all en	nplo	yers	s) (	OFFICIAL									OFF	ICIAL
																				USE	
																				ONI	_Y
Name of Company which owns or con	trol	is th	ie e	stab	lish	men	t for	whi	ich t	this	s report is file	ed								a.	
Address (Number and street)							Cit	City or Town Country Sta			State	Zip Code					b.				
FI.														1							
b. Employer		Г	T	T	T	T	Т	Т	$\neg$					_			_		_		
Identification No.							Н														
2. Establishment for which this report	s fi	led	_		-				_	_				_			_			OFFI	CIAL
																			- 1	USE	
21 - 0 - 1111	_																			ONL	Y
a. Name of establishment		_			_															C.	
Address (Number and street)							Cit	y oı	r To	WI	1	Country	State	Zi	р Со	de				d.	
																			- 1		
b. Employer				П	T	П	Т														
Identification No.								- 1													
3. Parent of affiliated Company			•	-	-				_								_				
a. Name of parent or affiliated Company							b. I	Emp	love	er ]	Identification	No.			T	T			$\neg$		$\neg r$
						- 1		r	- ,					1	Ш						
Address (Number and street)	_			_		-	0.4		T			<u> </u>		_	4	Ш					
Address (Number and street)						- 1	Cir	у ог	Tov	wn	1	Country			1 :	State			Zip	Code	ð
		S	ect	ion	C -	ES	ГАВ	LIS	НМ	1E	NT INFORM	MATION									
1. Is the location of the establishment the sar	ne a	as th	nat i	epo	rted	last	year?	_		2.	Is the major b	usiness acti	vity at thi	is est	ablis	hmer	nt th	e san	ne	OFFI	CIAL
Yes No Did not report	F	•		on c	omb	ined					as that report	ed last year		Yes		No				USE	
last year		bas	sis								No report	last year	Re	porte	d on	comi	bine	d		ONLY	ſ
basis  2. What is the major activity of this estable	ichi	mar	+2 /	'Da	7000	ifia				o o t	rusina ataal aa		.1	- 1					+		
supplies, title insurance, etc. Include the s	nec	ific	tve	e of	pec pec	duc	tors	ervi	ice r	aci aro	wided as wel	istings, reta	ncipal b	, WII	olesa	ue pi	lumi	oing		e.	
activity.	r 50,		-J P		Pro		- 01 3	JA 7		P. U		as are but	neipai 0	*21116	aa Ul	. mu	uau I	ш			
3. MINORITY GROUP MEMBERS: Indi	icat	e if	VO	1 970	9	inc	rity I	110	nece		nterprise /500	2/ oumad -	- 510/	mt	He-I	lane.		74			
5 TOXELL GROOT MEMBERS. IIII	Call	U 11	yu	aat	o a ii	<u>0</u>	Yes		11033		No	o owned o	1 J1% C0	икго	пеа	by m	nnor	лту п	nemi	ers).	
DAS 84-404	(Pe	mla	cec	DC	' E-		_		lant		4 which is Ob	acolota)								04.0	D00:
DIEG OT TOT	(110	hra	CC2	D.C	FC	ATTI.	2040	.73	æρι.	. 15	winch is Of	solete)								84-2	P891

### SECTION D - EMPLOYMENT DATA

Employment at this establishment – Report all permanent, temporary, or part-time employees including apprentices and on-the-job trainees unless specifically excluded as set forth in the instructions. Enter the appropriate figures on all lines and in all columns. Blank spaces will be considered as zero. In columns 1, 2, and 3, include ALL employees in the establishment Including those in minority groups

JOB			PLOYEES IN	1				MIN	NORITY GR	OUP EM	IPLOYEE	ES				
CATEGO	RIES	ESTABLISI			MALE					FEMALE						
		Total Employees Including Minorities	Total Male Including Minorities	s Minorit	ing ties	Black	Asian	American Indian	Hispanic	Black	Asian	American Indian	Hispanic			
Officials and	ď	(1)	(2)	(3)		(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)			
Managers	•															
Professional	ls															
Technicians																
Sales Worke	ers									-						
Office and Clerical																
Craftsman (Skilled)																
Operative (S Skilled)	emi-															
Laborers (Unskilled)						-										
Service Wor	kers															
TOTAL																
Total employ reported in previous r																
			below should			n the fi										
	White collar	(1)	(2)	(3)	(4))	8	(5)	(6)	(7)	(8)	(9)	(10)	(11			
P	roductio	n														
1. How was i a. Visual S b. Emplo	Survey		or ethnic grou c. Other Spec	•	D obta	ined?		3. Pay pe	of payroll period of last a			or this				
			em to give any porting units,					st report which	ch differs fro	m that gi	ven above	₹,	explain			
CI I I							ERTIFICA									
			and were prepared						on consolidat	ed only)						
Name of Autl	horized (	Official		Title			Sic	nature				Data				
Name of pers This report (7	on conta	ct regarding		Address (Number	and str	reet)	- 51					Date				
T.4					<u> </u>											
Title		24		City and	State		Zip	Code	Telephone	Nun	nber	Extension				

# DEPARTMENT OF SMALL AND LOCAL BUSINESS DEVELOPMENT CONTRACT COMPLIANCE DIVISION

### SUBCONTRACT SUMMARY FORM

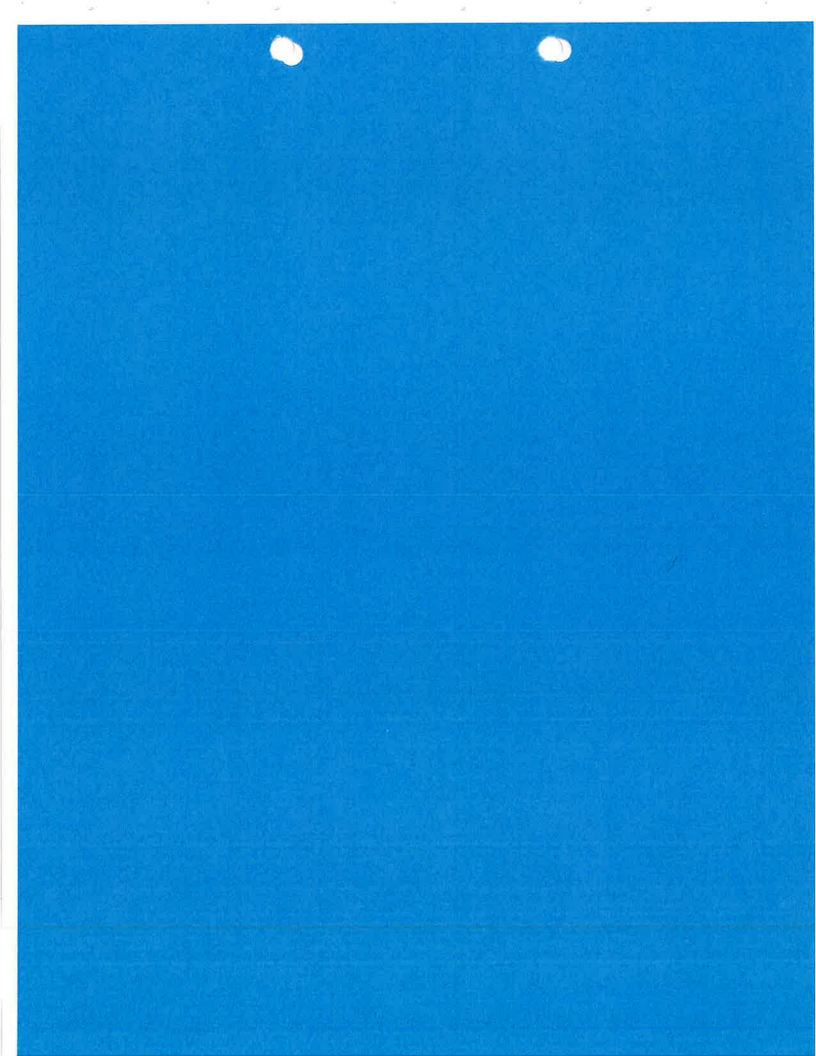
	ompleted by the PRIME contractor.	
BID NO. CCB NUMBER:	of	pages
NOTE: the standard for minority subcontracting is 25% or the TOTAL	AMOUNT OF PRIME CONTRAC	
contract dollar amount to be subcontracted.	AMOUNT OF ALL SUBCONTRA	
	% OF THE PRIME C	ONTRACT.
NAME OF PRIME CONTRACTOR:	ADDRESS:	
TELEPHONE NO.		
PROJECT NAME:	PROJECT DESCRIPTIONS:	
ADDRESS:		
WARD NO:		
SECTION II LIST ALL SUBCONTRACTORS THAT WILL	BE UTILIZED OH THE ABOVE PR	OJECT
1, NAME OF SUBCONTRACTOR	1. IS THIS A MINORITY SUB?	1. \$ AMOUNT OF-SUBCONTRACT
2. ADDRESS	YES NO	equals (=)
3. CONTACT PERSON 4. MBOC CERT. NO. 5. PHONE NO.	2. TRADE OR BUSINESS PRODUCT	2% (percent) OF TOTAL PRIME CONTRACT.
1.	THAT SUB WILL PROVIDE.	Name of the second seco
2.	I, MINORITY SUBCONTRACTORYESNO	1 equals (=)
3.		oquais ( )
4, 5,	2.	2%
1. 2.	1. MINORITY SUBCONTRACTOR	t
3.	YES NO	equals (=)
4. 5.	2.	2%
l,	1. MINORITY SUBCONTRACTOR	T.
2.	YESNO	equals (=)
3. 4. 5.	2.	2%
1,	l MINORITY SUBCONTRACTOR	Z
2.	YES NO	equals (=)
3.		
4. 5.	2.	2%
2.	1. MINORITY SUBCONTRACTOR	1
3.	YESNO	equals (=)
4. 5.	2.	2%
1,	1. MINORITY SUBCONTRACTOR	1
2. 3.	YESNO	equals (=)
4. 5.	2.	2%
1.	1. MINORITY SUBCONTRACTOR	1
2.	YES NO	equals (=)
3. 4. 5.	2.	2
T. 3,	1. MINORITY SUBCONTRACTOR	2%
2.	YES NO	equals (=)
3.		
4, 5,	2,	2%
1. 2.	I. MINORITY SUBCONTRACTOR	I.
3	YESNO	equals (=)
4	2.	2%
1,	1. MINORITY SUBCONTRACTOR	L/
2 <sub>(1)</sub> 3.	YESNO	equals (=)
5. 4 5.	2.	2%
1	1. MINORITY SUBCONTRACTOR	1.
2.	YES NO	equals (=)
3.	<u> </u>	
4, 5,	2	2%

TOTAL DOLLAR AMOUNT SUBCONTRACTED TO 'M	INORITY BUSINESS ENTERPRISES	S S	
	PERCENT OF PRIME CONTRACT	%	

SOLICITATION NO:	é .
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# PROJECTED GOALS AND TIMETABLES FOR FUTURE HIRING

MINORITY GR	OUP E	MLOY	ES GOAI	LS				TIME	TABLES	1
JOB	MALE				FEMALE					
CATEGORIES			American Indian	Hispanic	Black	Asian	American Indian	Hispanic		
Officials and Managers				•						
Professionals										
Technicians										
Sales Workers					<u> </u>					
Office and Clerical										
Craftsman (Skilled)										
Operative (Semi- Skilled)										
Laborers (Unskilled)										
Service Workers										
TOTAL								li .		
NAME OF AUTHORIZED OFFICIAL:			TITLE:			SIGNATURE:				
FIRM NAME:					TELEHONE			NO: DATE:		
							×			
INDICATE IF TH	IE PRIN	ME UT	TILIZES A	A "MINO	ORITY F	INANCI	AL ISTIT	TUTION"		
Yes	No									
NAME:										
ADDRESS:										
TYPE OF ACCOU	JNT/S:									



# GOVERNMENT OF THE DISTRICT OF COLUMBIA DEPARTMENT OF GENERAL SERVICES





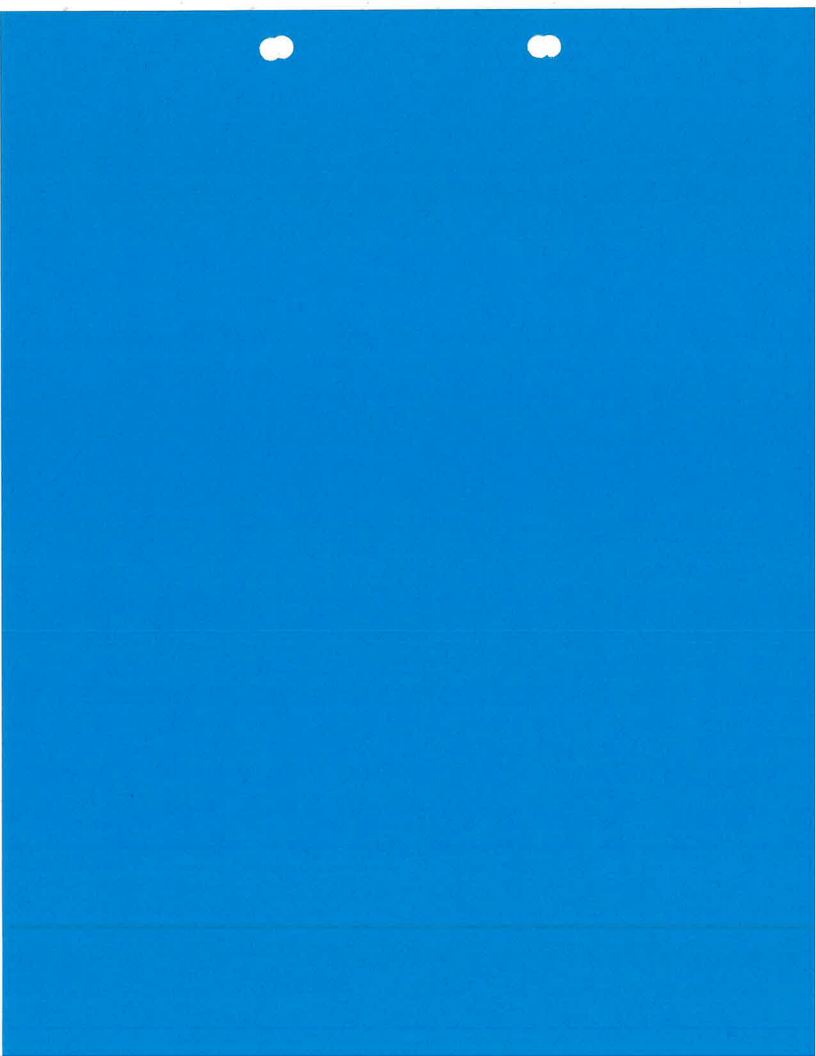


## ATTACHMENT M

## AWARD/SIGNATURE PAGE

[ATTACHMENT WILL APPEAR ON THE FOLLOWING PAGE]

2. Contract Number DCAM-18-NC-0076 TBD  5. Issued By:  Department of General Services Contracts and Procurement Division 2000 14 <sup>th</sup> Street, 8 <sup>th</sup> Floor   Washington, DC 20009 George Lewis, CPPO   George.Lewis@dc.gov  7. Name and Address of Contractor  Renovation of Wellness Centers  4. Requisition/Purchase Request/Project No.  Department of General Services Construction Management Division 2000 14 <sup>th</sup> Street, 8 <sup>th</sup> Floor   Washington, DC 20009 Marketa J. Nicholson   Marketa.Nicholson@dc.gov  8. Delivery FOB Origin Other (See Schedule Section F.3)  9. Discount for prompt payment  10. Submit invoices to the Address shown in Section G.2 (2 copies unlike)	<u>DV</u>						
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Government of the District of Columbia  Government of the District of Columbia							
Department of General Services   Facilities Division   Department of General Services   2000 14th Street, 8th Floor   2000 14th Street, 8th Floor	Department of General Services						
Washington, DC 20009 Washington, DC 20009							
13. Remit Address: 14. Accounting and Appropriation Data							
Encumbrance Code:	• 11 1						
15A. Item         15B. Supplies/Services         15C. Qty.         15D. Unit         15E. Unit Price         15	15F. Amount						
See Section B.4							
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Contracting Officer will complete Item 17 or 18 as applicable							
17. CONTRACTOR'S NEGOTIATED AGREEMENT Contractor is required to sign this  18. AWARD (Contractor is not required to sign this docu							
document and return <b>two (2)</b> copies to issuing office. Contractor agrees to furnish and deliver all items, perform all the services set forth or otherwise identified above and	g the additions or						
, , , , , , , , , , , , , , , , , , ,	hereby accepted as to the items listed above and on any continuation sheets.						
obligations of the parties to this Agreement shall be subject to and governed by the  This award consummates the contract which consists of the formal shall be subject to and governed by the	the This award consummates the contract which consists of the following						
provisions, representations, certifications, and specifications, as are attached or incorporated by reference herein. (Attachments are listed herein.)	award/contract. No further contractual document is necessary.						
19A. Name and Title of Signer (Type or print)  20A. Name of Contracting Officer	20A. Name of Contracting Officer						
19B. 19C. Date Signed 20B. District of Columbia 20C. D	200 District of Columbia						
19B. 19C. Date Signed 20B. District of Columbia 20C. D	20C. Date Signed						
Signature of person authorized to sign) (Signature of Contracting Officer)							
Government of the District of Columbia							



# GOVERNMENT OF THE DISTRICT OF COLUMBIA DEPARTMENT OF GENERAL SERVICES







### ATTACHMENT N

## STANDARD CONTRACT PROVISIONS (CONSTRUCTION CONTRACT)

[ATTACHMENT WILL APPEAR ON THE FOLLOWING PAGE]

# District of Columbia Department of General Services Standard Contract Provisions

# **GENERAL PROVISIONS** (Construction Contract)

#### **ARTICLE 1. DEFINITIONS**

- **A.** "Government" as used herein means the District of Columbia Department of General Services, (DGS) that is a party to a contract.
- **B.** "Executive" as used herein means the elected head of the Government as set forth in [Public Law 93-198 dated December 24, 1973, Title 4, Part B, Section 422(1)] (Or relevant local law).
- C. "Contracting Officer" as used herein means the Government official authorized to execute and administrate the Contract on behalf of the Government. Within DGS, the Director is the Chief Contracting Officer. The Director may make delegations of procurement authority to additional contracting officers within DGS.
- D. "Contract Documents" or "Contract" as used herein means Addenda, Contract Form, Standard Contract Provisions, Instructions to Bidders, General Provisions, Labor Provisions, Performance and Payment Bonds, Specifications, Special Provisions, Contract Drawings, approved written Change Orders and Agreements required to acceptably complete the Contract, including authorized extensions thereof.

ARTICLE 2. SPECIFICATIONS AND DRAWINGS—The Contractor shall keep on the work site a copy of Contract drawings and specifications and shall at all times give the Contracting Officer access thereto. Anything mentioned in the specifications and not shown on the Contract drawings, or shown on the Contract drawings and not mentioned in the specifications, shall be of like effect as if shown or mentioned in both.

There shall be no change orders or equitable adjustments for work related to items appearing in either the Contract drawing or specifications.

All Contract requirements are equally binding. Each Contract requirement, whether or not omitted elsewhere in the Contract, is binding as though occurring in any or all parts of the Contract. In case of discrepancy:

- The Contracting Officer shall be promptly notified in writing of any error, discrepancy or omission, apparent or otherwise.
- 2. Applicable Federal, State, and Municipal Code requirements have priority over: the Contract form, General Provisions, Change Orders, Addenda, Contract drawings, Special Provisions and Specifications.
- 3. The Contract form, Standard Contract Provisions, General Provisions and Labor Provisions have priority over: Change Orders, Addenda, Contract drawings, Special Provisions and Specifications.
- 4. Change Orders have priority over: Addenda, Contract drawings and Specifications.
- **5.** Addenda have priority over: Contract drawings, Special Provisions and Specifications. A later dated Addendum has priority over earlier dated Addenda.
- 6. Special Provisions have priority over: Contract drawings and other specifications.

- 7. Shown and indicated dimensions have priority over scaled dimensions.
- 8. Original scale drawings and details have priority over any other different scale drawings and details.
- 9. Large scale drawings and details have priority over small scale drawings and details.
- 10. Any adjustment by the Contractor without a prior determination by the Contracting Officer shall be at his own risk and expense. The Contracting Officer will furnish from time to time such detail drawings and other information as he may consider necessary, unless otherwise provided.

### **ARTICLE 3. CHANGES**

- A. DESIGNATED CHANGE ORDERS—The Contracting Officer may, at any time, without notice to the sureties, by written order designated or indicated to be a change order, make any change in the work within the general scope of the Contract, including but not limited to changes
  - 1. In the Contract drawings and specifications;
  - 2. In the method or manner of performance of the work;
  - 3. In the Government furnished facilities, equipment, materials or services; or
  - 4. Directing acceleration in the performance of the work.

Nothing provided in this Article shall excuse the Contractor from proceeding with the prosecution of the work so changed.

- B. OTHER CHANGE ORDERS—Any other written order or an oral order (which term as used in this Section (B) shall include direction, instruction, interpretation, or determination) from the Contracting Officer which causes any such change, shall be treated as a Change Order under this Article, provided that the Contractor gives the Contracting Officer written notice stating the date, circumstances and sources of the order and that the Contractor regards the order as a Change Order.
- C. GENERAL REQUIREMENTS—Except as herein provided, no order, statement or conduct of the Contracting Officer shall be treated as a change under this Article or entitle the Contractor to an equitable adjustment hereunder. If any change under this Article causes an increase or decrease in the Contractor's cost of, or the time required for, the performance of any part of the work under this Contract whether or not changed by any order, an equitable adjustment shall be made and the Contract modified in writing accordingly; provided, however, that except for claims based on defective specifications, no claim for any change under (B) above shall be allowed for any cost incurred more than 20 days before the Contractor gives written notice as therein required unless this 20 days is extended by the Contracting Officer and provided further, that in case of defective drawings and specifications, the equitable adjustment shall include any increased cost reasonably incurred by the Contractor in attempting to comply with such defective drawings and specifications.

If the Contractor intends to assert a claim for an equitable adjustment under this Article, he must, within 30 days after receipt of a written Change Order under (A) above or the furnishing of a written notice under (B) above, submit to the Contracting Officer a written statement setting forth the general nature and monetary extent of such claim, unless this period is extended by the Contracting Officer. The statement of claim hereunder may be included in the notice under (B) above.

With respect to the notification requirements hereunder, time is of the essence. A failure to provide timely notice constitutes waiver of the claim. No claim by the Contractor for an equitable adjustment hereunder shall be allowed if asserted after final payment under the Contract.

D. CHANGE ORDER BREAKDOWN—Contract prices shall be used for Change Order work where work is of similar nature; no other costs, overhead or profit will be allowed.

Where Contract prices are not appropriate and the nature of the change is known in advance of construction, the parties shall attempt to agree on a fully justifiable price adjustment and/or adjustment of completion time.

When Contract prices are not appropriate, or the parties fail to agree on equitable adjustment, or in processing claims, equitable adjustment for Change Order work shall be per this Article and Article 4 and shall be based upon the breakdown shown in following subsections 1. through 7. The Contractor shall assemble a complete cost breakdown that lists and substantiates each item of work and each item of cost.

- 1. Labor—Payment will be made for direct labor cost plus indirect labor cost such as insurance, taxes, fringe benefits and welfare provided such costs are considered reasonable. Indirect costs shall be itemized and verified by receipted invoices. If verification is not possible, up to 18 percent of direct labor costs may be allowed. In addition, up to 20 percent of direct plus indirect labor costs may be allowed for overhead and profit.
- 2. Bond—Payment for additional bond cost will be made per bond rate schedule submitted to the Office of Contracting and Procurement with the executed Contract.
- **3. Materials**—Payment for cost of required materials will be F.O.B. destination (the job site) with an allowance for overhead and profit.
- 4. Rented Equipment—Payment for required equipment rented from an outside company that is neither an affiliate of, nor a subsidiary of, the Contractor will be based on receipted invoices which shall not exceed rates given in the current edition of the Rental Rate Blue Book for Construction Equipment published by Data Quest. If actual rental rates exceed manual rates, written justification shall be furnished to the Contracting Officer for consideration. No additional allowance will be made for overhead and profit. The Contractor shall submit written certification to the Contracting Officer that any required rented equipment is neither owned by nor rented from the Contractor or an affiliate of or subsidiary of the Contractor.
- 5. Contractor's Equipment— Payment for required equipment owned by the Contractor or an affiliate of the Contractor will be based solely on an hourly rate derived by dividing the current appropriate monthly rate by 176 hours. No payment will be made under any circumstances for repair costs, freight and transportation charges, fuel, lubricants, insurance, any other costs and expenses, or overhead and profit. Payment for such equipment made idle by delays attributable to the Government will be based on one-half the derived hourly rate under this subsection.
- Miscellaneous—No additional allowance will be made for general superintendence, use of small tools and other costs for which no specific allowance is herein provided.

7. Subcontract Work—Payment for additional necessary subcontract work will be based on applicable procedures in 1. through 6., to which total additional subcontract work up to an additional 10 percent may be allowed for the Contractor's overhead and profit.

#### ARTICLE 4. EQUITABLE ADJUSTMENT OF CONTRACT TERMS

The Contractor is entitled to an equitable adjustment of the contract terms whenever the following situations develop:

### A. DIFFERING SITE CONDITIONS:

- 1. During the progress of the work, if subsurface or latent physical conditions are encountered at the site differing materially from those indicated in the contract or if unknown physical conditions of an unusual nature, differing materially from those ordinarily encountered and generally recognized as inherent in the work provided for in the contract, are encountered at the site, the Contractor, upon discovering such conditions, shall promptly notify the Contracting Officer in writing of the specific differing conditions before they are disturbed and before the affected work is performed.
- 2. Upon written notification, the Contracting Officer will investigate the conditions, and if he/she determines that the conditions materially differ and cause an increase or decrease in the cost or time required for the performance of any work under the contract, an adjustment, excluding loss of anticipated profits, will be made and the contract modified in writing accordingly. The Contracting Officer will notify the Contractor of his/her determination whether or not an adjustment of the contract is warranted.
- 3. No contract adjustment which results in a benefit to the Contractor will be allowed unless the Contractor has provided the required written notice; a failure to notify the Contracting Officer of the changed conditions prior to work being disturbed by said conditions shall constitute a permanent waiver of all right to compensation related to the changed conditions by the Contractor.
- **4.** No contract adjustment will be allowed under this clause for any effects caused on unchanged work.

### B. SUSPENSION OF WORK ORDERED BY THE CONTRACTING OFFICER:

- 1. If the performance of all or any portion of the work is suspended or delayed by the Contracting Officer in writing for an unreasonable period of time (not originally anticipated, customary, or inherent to the construction industry) and the Contractor believes that additional compensation and/or contract time is due as a result of such suspension or delay, the Contractor shall submit to the Contracting Officer in writing a request for equitable adjustment within seven (7) calendar days of receipt of the notice to resume work. The request shall set forth the reasons and support for such adjustment.
- 2. Upon receipt, the Contracting Officer will evaluate the Contractor's request. If the Contracting Officer agrees that the cost and/or time required for the performance of the contract has increased as a result of such suspension and the suspension was caused by conditions beyond the control or and not the fault of the contractor, its suppliers, or subcontractors at any approved tier, and not caused by weather, the Contracting Officer will make an adjustment (excluding profit) and modify the contract in writing accordingly. The Contracting Officer will notify the Contract of his/her determination whether or not an adjustment of the contract is warranted.
- 3. No contract adjustment will be allowed unless the Contractor has submitted the request for adjustment within the time prescribed; a failure to submit a request for adjustment in the time

prescribed shall constitute waiver of all right to compensation related to the suspension of work by the Contractor.

4. No contract adjustment will be allowed under this clause to the extent that performance would have been suspended or delayed by any other cause, or for which an adjustment is provided for or excluded under any other term of condition of this contract.

#### C. SIGNIFICANT CHANGES IN THE CHARACTER OF WORK:

- 1. The Contracting Officer reserves the right to make, in writing, at any time during the work, such changes in quantities and such alterations in the work as are necessary to satisfactorily complete the project. Such changes in quantities and alterations shall not invalidate the contract nor release the surety, and the Contractor agrees to perform the work as altered.
- 2. If the alterations or changes in quantities significantly change the character of the work under the contract, whether or not changed by any such different quantities or alterations, an adjustment, excluding loss of anticipated profits, will be made to the contract. The basis for the adjustment shall be agreed upon prior to the performance of the work. If a basis cannot be agreed upon, then an adjustment will be made either for or against the Contractor in such amount as the Contracting Officer may determine to be fair and reasonable.
- If the alterations or changes in quantities significantly change the character of the work to be performed under the contract, the altered work will be paid for as provided elsewhere in the contract.
- 4. The term "significant change" shall be construed to apply only to the following circumstances:
  - **a.** When the character of the work as altered differs materially in kind or nature from that involved or included in the original proposed construction; or
  - b. When an item of work is increased in excess of 125 percent or decreased below 75 percent of the original contract quantity. Any allowance for an increase in quantity shall apply only to that portion in excess of 125 percent of original contract item quantity, or in the case of a decrease below 75 percent, to the actual amount of work performed.

#### **ARTICLE 5. TERMINATION**

**TERMINATION GENERALLY-**Termination, whether for default or convenience, is not a Government claim. The Contracting Officer may terminate a contract for default, in whole or in part, if the termination is in the best interests of the Government, and the Contractor does any of the following:

- (a) Fails to deliver the goods or complete the work or services within the time specified in the contract or any modification;
- (b) Fails to make sufficient progress on contract performance so as to endanger performance of the contract within the time specified or in the manner specified in the contract;
- (c) Fails or refuses to go forward with the work in accordance with the direction of the Contracting Officer;
- (d) Expresses through word or conduct an intention not to complete the work in accordance with the directions of the Contracting Officer;
- (e) Fails to perform any of the other provisions of the contract;
- (f) Materially deviates from the representations and capabilities set forth in the Contractor's response to the solicitation.

A termination for default is a final decision of a Contracting Officer. In order to contest a termination for default, the Contractor must submit a certified request to convert the termination for default to a termination for convenience with all documents supporting such conversion and comply with all contract

provisions and laws relating to terminations for convenience, including the submission of a certified termination for convenience settlement proposal. The submission of the certified request for conversion to a termination for convenience and certified termination settlement proposal to the Contracting Officer must occur prior to 90 days from the date of the Contracting Officer's final decision.

**DELAYS**—If the Contractor refuses or fails to prosecute the work, or any separable part thereof, with such diligence as will insure its completion within the time specified in the Contract, or any extension thereof, or fails to complete said work within specified time, the Government may, by written notice to the Contractor, terminate his right to proceed with the work or such part of the work involving the delay. In such event the Government may take over the work and prosecute the same to completion, by contract or otherwise, and may take possession of and utilize in completing the work such materials, appliances, and plant as may have been paid for by the Government or may be on the site of the work and necessary therefore. Whether or not the Contractor's right to proceed with the work is terminated, he and his sureties shall be liable for any liability to the Government resulting from his refusal or failure to complete the work within the specified time.

If fixed and agreed liquidated damages are provided in the Contract and if the Government does not so terminate the Contractor's right to proceed, the resulting damage will consist of such liquidated damages until the work is completed and accepted.

The Contractor's right to proceed shall not be so terminated nor the Contractor charged with resulting damage if:

- 1. The delay in the completion the work arises from unforeseeable causes beyond the control and without the fault or negligence of the Contractor, including but not restricted to acts of God, acts of the public enemy, acts of the Government in either its sovereign or contractual capacity, acts of another contractor in the performance of a contract with the Government, fires, floods, epidemics, quarantine restrictions, strikes, freight embargoes, climatic conditions beyond the normal which could be anticipated, or delays of subcontractors or suppliers arising from unforeseeable causes beyond the control and without the fault or negligence of both the Contractor and such subcontractors or suppliers (the term subcontractors or suppliers shall mean subcontractors or suppliers at any tier); and
- 2. The Contractor, within 72 hours from the beginning of any such delay, (unless the Contracting Officer grants a further period of time before the date of final payment under the Contract) notifies the Contracting Officer in writing of the causes of delay.

The Contracting Officer shall ascertain the facts and the extent of the delay and extend the time far completing the work when, in his judgment, the findings of fact justify such an extension, and his findings of fact shall be final and conclusive on the parties, subject only to appeal as provided in Article 7 herein.

If, after notice of termination of the Contractor's right to proceed under the provisions of this Article, it is determined for any reason that the Contractor was not in default under the provisions of this Article, or that the delay was excusable under the provisions of this Article, the rights and obligations of the parties shall be in accordance with Article 6 herein. Failure to agree to any such adjustment shall be a dispute concerning a question of fact within the meaning of Article 7 herein.

The rights and remedies of the Government provided in this Article are in addition to any other rights and remedies provided by law or under the Contract.

The Government may, by written notice, terminate the Contract or a portion thereof as a result of an Executive Order of the President of the United States with respect to the prosecution of war or in the interest of national defense. When the Contract is so terminated, no claim for loss of anticipated profits will be permitted.

ARTICLE 6. TERMINATION FOR CONVENIENCE OF THE GOVERNMENT

- A. The performance of work under the Contract may be terminated by the Government in accordance with this Article in whole, or 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 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:
  - Stop work under the Contract on the date and to the extent specified in the Notice of Termination.
  - 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.
  - 3. Terminate all orders and subcontracts to the extent that they relate to the performance of work terminated by the Notice of Termination.
  - 4. 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.
  - 5. Settle all outstanding liabilities and all claims arising out of such termination of orders or 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 purposes of this Article.
- **6.** Transfer title to the Government and deliver 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 procured 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 bad been completed, would have been required to be furnished to the Government.
- 7. Use his best efforts to sell, in the manner, at the terms, to the extent, and at the price or prices directed or authorized by the Contracting Officer, any property of the types referred to in 6 above provided, however, that the Contractor:
  - a. Shall not be required to extend credit to any purchaser, and
  - May acquire any property under the conditions prescribed and at a price or prices approved by the Contracting Officer, and
  - c. 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 the Contract or shall otherwise be credited to the price or cost of the work covered by the Contract or paid in such other manner as the Contracting Officer may direct.

- 8. Complete performance of such part of the work as shall not have been terminated by the Notice of Termination.
- 9. Take such action as may be necessary, or as the Contracting Officer may direct, for the protection and preservation of the property related to the Contract which is in the possession of the Contractor and in which the Government has or may acquire an interest.
- 10. The Contractor shall proceed immediately with the performance of the above obligations notwithstanding any delay in determining or adjusting the cost, or any item of reimbursable cost, under this Article.
- 11. "Plant clearance period" means, for each particular property classification (such as raw materials, purchased parts and work in progress) at any one plant or location, a period beginning with the effective date of the termination for convenience and ending 90 days after receipt by the Contracting Officer of acceptable inventory schedules covering all items of that particular property classification in the termination inventory at that plant or location, or ending on such later date as may be agreed to by the Contracting Officer and the Contractor. Final phase of a plant clearance period means that part of a plant clearance period which occurs alter the receipt of acceptable inventory schedules covering all items of the particular property classification at the plant or location.

At any time after expiration of the plant clearance period, as defined above, the Contractor may submit to the Contracting Officer a list, certified as to quantity and quality, of any or all items of termination inventory not previously disposed of, exclusive of items the disposition of which has been directed or authorized by the Contracting Officer, and may request the Government to remove such items or enter into a storage agreement covering them. Not later than 15 days thereafter, the Government will accept title to such items and remove them or enter into a storage agreement covering the same; provided, that the list submitted shall be subject to verification by the Contracting Officer upon removal of the items or, if the items are stored, within 45 days from the date of submission of the list, and any necessary adjustments to correct the list as submitted, shall be made prior to final settlement.

- C. After receipt of a Notice of Termination, the Contractor shall submit to the Contracting Officer his termination claim, in the form with the certification prescribed by the Contracting Officer. Such claim shall be submitted promptly but in no event later than 90 days from the effective date of termination, unless one or more extensions in writing are granted by the Contracting Officer upon request of the Contractor made in writing within such 90 day period or authorized extension thereof. In the event the Contractor was terminated for default and it asserts that it is entitled to a termination for convenience, its certified request for the conversion of the default termination to one for convenience and its certified termination settlement proposal must be submitted to the Contracting Officer prior to the expiration of 90 days from the date of the default termination. With respect to a termination for convenience, if the Contracting Officer determines that the facts justify such action, he may receive and act upon any such termination claim at any time after such 90 day period or extension thereof. Nothing herein shall be construed to extend the time for the submission of a claim hereunder for a defaulted Contractor beyond 90 days from the date of the default termination. Upon failure of the Contractor to submit his termination claim within the time allowed, the Contracting Officer may, subject to any review required by the Government's procedures in effect as of the date of execution of the Contract, determine, on the basis of information available to him, the amount, if any, due to the Contractor by reason of the termination and shall thereupon pay to the Contractor the amount so determined.
- D. Subject to the provisions of C above, and subject to any review required by the Government's procedures in effect as of the date of execution of the Contract, the Contractor and Contracting

Officer 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 Article, 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 E below prescribing the amount to be paid to the Contractor in the event of failure of the Contractor and the Contracting Officer to agree upon the whole amount to be paid to the Contractor by reason of the termination of work pursuant to this Article, shall be deemed to limit, restrict or otherwise determine or effect the amount or amounts which may be agreed upon to be paid to the Contractor pursuant to this paragraph.

- E. In the event of the failure of the Contractor and the Contracting Officer to agree as provided in D above upon the whole amount to be paid to the Contractor by reason of the termination of work pursuant to this Article, the Contracting Officer shall, subject to any review required by the Government's procedures in effect as of the date of execution of the Contract, determine, on the basis of information available to him, the amount, if any, due the Contractor by reason of the termination and shall pay to the Contractor the amounts determined by the Contracting Officer, as follows, but without duplication of any amounts agreed upon in accordance with D above:
  - 1. With respect to all Contract work performed prior to the effective date of the Notice of Termination, the total (without duplication of any items) of:
    - a. The cost of such work;
    - b. The cost of settling and paying claims arising out of the termination of work under subcontracts or orders as provided in B 5. above, exclusive of the amounts paid or payable on account of supplies or materials delivered or services furnished by the subcontractor prior to the effective date of the Notice of Termination of work under the Contract, which amounts shall be included in the cost on account of which payment is made under E1.a. above; and
    - c. A sum, as profit on E.1.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 subparagraph and an appropriate adjustment shall be made reducing the amount of the settlement to reflect the indicated rate of loss; and provided further that profit shall be allowed only on preparations made and work done by the Contractor for the terminated portion of the Contract but may not be allowed on the Contractor's settlement expenses. Anticipatory profits and consequential damages will not be allowed. Any reasonable method may be used to arrive at a fair profit, separately or as part of the whole settlement.
  - 2. The reasonable cost of the preservation and protection of property incurred pursuant to B.9; and any other reasonable cost incidental to termination of work under the Contract including expense incidental to the determination of the amount due to the Contractor as the result of the termination of work under the Contract.
- F. The total sum to be paid to me Contractor under E.1. above 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. Except for normal spoilage, and except to the extent that the Government shall have otherwise expressly assumed the risk of loss, there shall be excluded from the amounts payable to the Contractor under E.1. above, the fair value, as determined by the Contracting Officer, of property which is destroyed, lost, stolen or damaged so as to become undeliverable to the Government, or to a buyer pursuant to B.7 above.

- G. The Contractor shall have the right of appeal, under Article 7 herein, from any determination made by the Contracting Officer under C. or E. above, except that, if the Contractor has failed to submit his claim within the time provided in C above and has failed to request extension of such time, he shall have no such right of appeal. In any case where the Contracting Officer has made a determination of the amount due under C. or E. above, the Government shall pay to the Contractor the following:
  - 1. If there is no right of appeal hereunder or if no timely appeal has been taken, the amount so determined by the Contracting Officer, or
  - 2. If an appeal had been taken, the amount finally determined on such appeal.
- H. In arriving at the amount due the Contractor under this Article there shall be deducted:
  - all unliquidated advance or other payments on account theretofore made to the Contractor, applicable to the terminated portion of the Contract;
  - 2. any claim which the Government may have against the Contractor in connection with the Contract; and
  - 3. the agreed price for, or the proceeds of sale of, any materials, supplies or other things kept by the Contractor or sold, pursuant to the provisions of this Article and not otherwise recovered by or credited to the Government.
- If the termination hereunder be partial, prior to the settlement of the terminated portion of the Contract, the Contractor may file with the Contracting Officer a request in writing for an equitable adjustment of the price or prices specified in the Contract relating to the continued portion of the Contract (the portion not terminated by the Notice of Termination), and such equitable adjustment as may be agreed upon shall be made at such price or prices; however, nothing contained herein shall limit the right of the Government and the Contractor to agree upon the amount or amounts to be paid to the Contractor for the completion of the continued portion of the Contract when said Contract does not contain an established Contract price for such continued portion.
- J. The Government may from time to time, under such terms and conditions as it may prescribe, make partial payments against costs incurred by the Contractor in connection with the terminated portion of the Contract whenever in the opinion of the Contracting Officer the aggregate of such payments shall be within the amount to which the Contractor will be entitled hereunder. If the total of such payments is in excess of the amount finally agreed or determined to be due under this Article, such excess Shall be payable by the Contractor to the Government upon demand, together with interest computed at the rate of 6 percent per annum for the period from the date such excess is received by the Contractor to the date on which such excess is repaid to the Government; provided however, that no interest shall be charged with respect to any such excess payment attributable to a reduction in the Contractor's claim by reason of retention or other disposition of termination inventory until ten days after the date of such retention or disposition, or such later date as determined by the Contracting Officer by reason of the circumstances.

K. Unless otherwise provided in the Contract or by applicable statute, the Contractor, from the effective date of termination and for a period of three years after final settlement under the Contract, shall preserve and make available to the Government at all reasonable times at the office of the Contractor, but without direct charge to the Government, all his books, records, documents and other evidence bearing on the costs and expenses of the Contractor under the Contract and relating to the work terminated hereunder, or, to the extent approved by the Contracting Officer, photographs and other authentic reproductions thereof.

### **ARTICLE 7. DISPUTES**

A. All disputes arising under or relating to this contract shall be resolved as provided herein.

B. Claims by a Contractor against the Government.

- (1) Claim, as used in Section B of this clause, means a written assertion by the Contractor seeking, as a matter of right, the payment of money in a sum certain, the adjustment or interpretation of contract terms, or other relief arising under or relating to this contract. A claim arising under a contract, unlike a claim relating to that contract, is a claim that can be resolved under a contract clause that provides for the relief sought by the claimant.
  - (a) All claims by a Contractor against the Government arising under or relating to a contract shall be in writing and shall be submitted to the Contracting Officer for a decision.
  - (b) Within 120 days after receipt of a claim, the Contracting Officer shall issue a decision, whenever possible taking into account factors such as the size and complexity of the claim and the adequacy of the information in support of the claim provided by the Contractor.
  - (c) Any failure by the Contracting Officer to issue a decision on a contract claim within the required time period shall be deemed to be a denial of the claim and shall authorize the commencement of an appeal on the claim as otherwise provided.
  - (d) (1) If a Contractor is unable to support any part of his or her claim and it is determined that the inability is attributable to a material misrepresentation of fact or fraud on the part of the Contractor, the Contractor shall be liable to the Government for an amount equal to the unsupported part of the claim in addition to all costs to the Government attributable to the cost of reviewing that part of the Contractor's claim.
    - (2) Liability under this section shall be determined within 6 years of the commission of the misrepresentation of fact or fraud.
  - (e) All cost data, pricing data, and task data of claims hereunder must be certified as accurate, complete, required, and necessary to the best of the Contractor's knowledge and belief. Further, all task or work data in the claim must be described therein to the smallest unit of work or task. The Contracting Officer may require any additional certifications, descriptions or explanations of the claim.
  - (f) The parties agree that time is of the essence and all claims hereunder must be presented to the Contracting Officer for a final decision within thirty (30) days of the occurrence of the circumstances giving rise to such claim or within thirty (30) days of when the Contractor knew or should have known of the circumstances giving rise to such claim, otherwise compensation for that claim is waived.
  - (g) The parties agree that there shall be no claims for unabsorbed home office overhead.
  - ) The Contractor's claim shall contain at least the following:
- (a) A description of the claim and the amount in dispute:
- (b) Any data or other information in support of the claim;
- (c) A brief description of the Contractor's efforts to resolve the dispute prior to filing the claim; and
- (d) The Contractor's request for relief or other action by the Contracting Officer.
- (e) The certification of the accuracy, completeness, requirement, and necessity of all aspects of the claim.
- (3) The decision of the Contracting Officer shall be final and not subject to review unless an administrative appeal or action for judicial review is timely commenced by the Contractor.
- (4) Pending final decision of an appeal, action, or final settlement, a Contractor shall proceed diligently with performance of the contract in accordance with the decision of the Contracting Officer.
- C. Claims by the Government against a Contractor

- (a) Claim as used in Section C of this clause, means a written demand or written assertion by the Government, including the Contracting Officer, seeking, as a matter of right, the payment of money in a sum certain, the adjustment of contract terms, or other relief arising under or relating to this contract. A claim arising under a contract, unlike a claim relating to that contract, is a claim that can be resolved under a contract clause that provides for the relief sought by the claimant. Nothing herein shall be construed to require the Government to notify the Contractor prior to the issuance of the Contracting Officer's final decision.
- (b) (1) All claims by the Government against a Contractor arising under or relating to a contract shall be decided by the Contracting Officer, who shall issue a decision in writing and furnish a copy of the decision to the Contractor.
- (2) The decision shall be supported by reasons and shall inform the Contractor of his or her rights. Specific findings of fact shall not be required.
- (3) This clause shall not authorize the Contracting Officer to settle, compromise, pay, or otherwise adjust any claim involving fraud.
- (4) The decision of the Contracting Officer shall be final and not subject to review unless an administrative appeal or action for judicial review is timely commenced by the Contractor.
- (5) Pending final decision of an appeal, action, or final settlement, the Contractor shall proceed diligently with performance of the contract in accordance with the decision of the Contracting Officer.

**ARTICLE 8. PAYMENTS TO CONTRACTOR**—The Government will pay the contract price or prices as hereinafter provided in accordance with Government regulations.

The Government will make progress payments monthly as the work proceeds, or at more frequent intervals as determined by the Contracting Officer, on estimates approved by the Contracting Officer. The Contractor shall furnish a breakdown of the total Contract price showing the amount included therein for each principal category of the work, in such detail as requested, to provide a basis for determining progress payments. In the preparation of estimates the Contracting Officer, at his discretion, may authorize material delivered on the site and preparatory work done to be taken into consideration. Material delivered to the Contractor at locations other than the site may also be taken into consideration:

- 1. If such consideration is specifically authorized by the Contract;
- 2. If the Contractor furnishes satisfactory evidence that he has acquired title to such material, that it meets Contract requirements and that it will be utilized on the work covered by the Contract; and
- 3. If the Contractor furnishes to the Contracting Officer an itemized list.

The Contracting Officer at his/her discretion shall cause to be with held retention in an amount sufficient to protect the interest of the Government. The amount shall not exceed ten percent (10%) of the partial payment. However, if the Contracting Officer, at any time after 50 percent of the work has been completed, finds that satisfactory progress is being made, he may authorize any of the remaining progress payments to be made in full or may retain from such remaining partial payments less than 10 percent thereof. Also, whenever work is substantially complete, the Contracting Officer, if he considers the amount retained to be in excess of the amount adequate for the protection of the Government, at his discretion, may release to the Contractor all or a portion of such excess amount. Furthermore, on completion and acceptance of each separate building, public work, or other division of the Contract, on which the price is stated separately in the Contract, payment may be made therefore without retention of a percentage, less authorized deductions.

All material and work covered by progress payments made shall thereupon become the sole property of the Government, but this provision shall not be construed as relieving the Contractor from the sole responsibility for all material and work upon which payments have been made or the restoration of any damaged work, or as waiving the right of the Government to require the fulfillment of all of the terms of the Contract.

Upon completion and acceptance of all work, the amount due the Contractor under the Contract shall be paid upon presentation at a properly executed voucher and after the Contractor shall have furnished the Government with a release, if required, of all claims against the Government arising by virtue of the Contract, other than claims in stated amounts as may be specifically excepted by the Contractor from the operation of the release.

ARTICLE 9. TRANSFER OR ASSIGNMENT—Unless otherwise provided by law, neither the Contract nor any interest therein may be transferred or assigned by the Contractor to any other party without the written consent of the Contracting Officer nor without the written acceptance by the surety on the performance and payment bond securing the Contract of the assignee as the Contractor and the principal on such bond; and any attempted transfer or assignment not authorized by this Article shall constitute a breach of the Contract and the Government may for such cause terminate the right of the Contractor to proceed in the same manner as provided in Article 5 herein, and the Contractor and his sureties shall be liable to the Government for any excess cost occasioned the Government thereby.

### **ARTICLE 10. MATERIAL AND WORKMANSHIP**

- A. GENERAL—Unless otherwise specifically provided in the Contract, all equipment, material and articles incorporated in the work covered by the Contract shall be new and of the most suitable grade for the purpose intended. Unless otherwise specifically provided in the Contract, reference to any equipment, material, article or patented process, by trade name, make or catalog number, shall be regarded as establishing a standard of quality and shall not be construed as limiting competition., and the Contractor may use any equipment, material, article or process which, in the judgment of the Contracting Officer, is equivalent to that named unless otherwise specified. The Contractor shall furnish to the Contracting Officer for his approval the name of the manufacturer, the model number, and other identifying data and information respecting the performance, capacity, nature and rating of the mechanical and other equipment which the Contractor contemplates incorporating in the work. Machinery and equipment shall be in proper condition. When required by the Contract or when called for by the Contracting Officer, the Contractor shall furnish to the Contracting Officer for approval full information concerning the material or articles which he contemplates incorporating in the work. When so directed, samples shall be submitted for approval at the Contractor's expense, with all shipping charges prepaid. Machinery, equipment, material, and articles installed or used without required approval shall be at the risk of subsequent rejection and subject to satisfactory replacement at Contractor's expense.
- B. SURPLUS MATERIALS USE—Whenever specified in the Contract or authorized by the Contracting Officer that materials become the property of the Contractor, which by reference or otherwise shall include disposal of materials, it is understood that the Contractor accepts such materials "as is" with no further expense or liability to the Government. If such material specified in the Contract will have a potential or real interest of value, the Contractor shall make allowance in the Contract to show such value.
- C. GOVERNMENT MATERIAL—No materials furnished by the Government shall be applied to any other use, public or private, than that for which they are issued to the Contractor. The full amount of the cost to the Government of all materials furnished by the Government to the Contractor and for which no charge is made, which are not accounted for by the Contractor to the satisfaction of the Contracting Officer, will be charged against the Contractor and his sureties and may be deducted from any monies due the Contractor, and this charge shall be in addition to and not in lieu of any other liabilities of the Contractor whether civil or criminal. Materials furnished by the Government for which a charge is made at a rate mentioned in the specifications will be delivered to the Contractor upon proper requisitions therefore and will be charged to his account.
- D. Plant —The Contractor shall at all times employ sufficient tools and equipment for prosecuting the various classes of work to full completion in the manner and time required. The Contractor shall at all times perform work in sufficient light and shall provide proper illumination, including