

GOVERNMENT OF THE DISTRICT OF COLUMBIA DEPARTMENT OF MENTAL HEALTH CONTRACTS AND PROCUREMENT SERVICES

REQUEST FOR QUOTES

RM-013-RFQ-029-BY4-DJW For Maintenance and Repair Services

The District of Columbia Government, Department of Mental Health, Saint Elizabeths Hospital requires the services of a qualified Contractor to provide Maintenance and Repair services to floor scrubbers, buffers extractors, shampooers, wet/dry vacuums and power washers. The Contractor shall provide all labor, materials and supervision.

Opening Date: September 20, 2012 Closing Date: September 28, 2012 Closing Time: 2:00 PM EST

To obtain a copy of the Request for Quotes (RFQ) please contact Denise J. Wells, Contract Specialist, at:

D.C. Department of Mental Health | Contracts and Procurement Services 609 H Street, NE - 4th Floor Washington DC 20002 Tel: 202.671-3174| Fax: 202.671-3395

denise.wells@dc.gov or visit our website at www.dmh.dc.gov (click on Business Opportunities)

Please return the completed Bid to Ms. Denise J. Wells via hand delivery, U.S Postal Service (Mail) or at denise.wells@dc.gov

Any and all questions pertaining to this RFQ must be submitted in writing no later 5 days prior to the closing of this solicitation to:

Samuel J. Feinberg, CPPO, CPPB
Director, Contracts and Procurement
Agency Chief Contracting Officer
Department of Mental Health
Contracts and Procurement Administration
609 H Street, NE 4th Floor
Washington, DC 20002
Samuel.Feinberg@dc.gov

RM-013-RFQ-029-BY4-DJW Equipment Maintenance & Repair Services

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Director, Contracts and Procurement												
Agency Chief Contracting Officer					DE CON		10					
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Samuel J. Feinberg, CPPO, CPPB Director, Contracts and Procurement												
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SECTION B SUPPLIES/SERVICES AND PRICE/COSTS

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B.1 PURPOSE OF SOLICITATION

B.1.1 The District of Columbia Government, Department of Mental Health, Saint Elizabeths Hospital requires the services of a qualified Contractor to provide Maintenance and Repair services to floor scrubbers, buffers extractors, shampooers, wet/dry vacuums and power washers. The vendor shall provide all labor, materials and supervision.

B.2 CONTRACT TYPE

B.2.1 This is a Firm fixed Priced Contract. There are no option years. The District requires the Bidder to provide pricing for the Contract Line Item Number (CLIN) listed in the Schedule B Table(s).

B.3 PERIOD OF PERFORMANCE

B.3.1 The Period of Performance (POP) under this Contract shall be from Date of Award with Four (4) One Year Option Periods.

B.4 RESPONSE TO THIS REQUEST FOR QUOTES

B.4.1 Response to this Request for Quotes (RFQ) requires completion and signature of the Section A and Schedule B Pricing Sheet and satisfaction of DC Tax and EEO requirements submitted to the following DMH Contract Specialist:

Denise J. Wells, CPPB
Department of Mental Health
Contracts and Procurement Services
609 H Street, NE 4th Floor
Washington, DC 20002

Email: denise.wells@dc.gov
Telephone: 202-671-3174

B.5 SUBCONTRACTING PLAN

B.5.1 For Contracts in excess of \$250,000.00, at least 35% of the dollar volume of the Contracted shall be subcontracted in accordance with section H.8. An Offeror responding to this solicitation must submit with its Quote a notarized statement detailing any subcontracting plan as required by law. Quotes responding to this RFQ shall be deemed nonresponsive and shall be rejected if the Offeror fails to submit a subcontracting plan that is required by law.

B.6 PRICING SCHEDULE – BASE YEAR

B.6.1 The Contractor shall bid on all or none of the following Contract Line Items for this Solicitation. (Section C)

Continuation Shee	Continuation Sheet SOLICITATION/CONTRACT # RM-013-RFQ-029-BY4-DJW								
NAME OF CONTRACTOR-									
Contract Line Item No. (CLIN)	Item Description	Quantity	Unit	Unit Price	Extended Price				
	The District of Columbia Government, Department of Mental Health, Saint Elizabeths Hospital requires the services of a qualified Contractor to provide Maintenance and Repair Services. This is a Firm Fixed Price Contract. The Period of Performance (POP) under this Contract shall be Date of Award with Four (4) One (1) Year Options.								
0001	Adfinity 20ST Walk Behind Floor Scrubber In accordance with the service schedule and requirements in the Advance Adfinity 17ST/20ST Technical Manual 9096912000(1)2006-09. The services per year are to include a complete inspection of the equipment and servicing repairs, parts replacement as needed. During the servicing, the technician is to provide SEH equipment operators training on proper operation and maintenance of the equipment.	6	Annual Maintenance and Repair Services	\$	\$				
0002	Adgressor 28200 Ride on Floor Scrubbers In accordance with the service manual and the requirements in the Adgresor AXP Technical Manual 9/09 Form Numbers 56042516. The services per year are to include a complete inspection of the equipment and servicing repairs, parts replacement as needed. During the servicing, the technician is to provide SEH equipment operators training on proper operation and maintenance of the equipment.	2	Annual Maintenance and Repair Services	\$	\$				
0003	EDIC Galazy Pro Walk Behind Carpet Cleaner, Model 2000SX-HR The Contractor shall provide an annual inspection and maintenance.	3	Annual Maintenance and Repair Services	\$	\$				

Title

Date

B.6 PRICING SCHEDULE – BASE YEAR CONTINUED

B.6.1 The Contractor shall bid on all or none of the following Contract Line Items for this Solicitation. (Section C)

Continuation Shee	t	SOLICITATION/CONT	RACT # RI	M-013-RFQ-	-029-BY4-DJW		
NAME OF CONT	RACTO	OR-					
Contract Line Item No. (CLIN)	Item Description			Quantity	Unit	Unit Price	Extended Price
0004	Hose K System	ry-Sandia Model Sniper S Kit Commercial Carpet Class. The Contractor shall pro- inspection and maintenance	eaning ovide	3	Annual Maintenance and Repair Services	\$	\$
0005	Cleane	do Model 115V PS8220 Furst The Contractor shall proinspection and maintenance	vide	20	Annual Maintenance and Repair Services	\$	\$
0006	Advance Model AWD-320 Wet Vacuums The Contractor shall provide annual inspection and maintenance.			6	Annual Maintenance and Repair Services	\$	\$
0007	Model The Co	re Foam Tec Spray Clean RM 1800 F and RM 800 I ontractor shall provide annuation and maintenance.	?	4	Annual Maintenance and Repair Services	\$	\$
		Contractor					
		Authorized Person uthorized Person					

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B.6 PRICING SCHEDULE BASE YEAR CONTINUED

B.6.1 The Contractor shall bid on all or none of the following Contract Line Items for this Solicitation. (Section C)

Continuation Shee	eet SOLICITATION/CONTRACT # RM-013-RFQ-029-BY4-DJW							
NAME OF CONT	RACTO	PR-						
Contract Line Item No. (CLIN)	Item D	Description	Quantity	Unit	Unit Price	Extended Price		
0008	3004A0 The Co	Ori Blowers Model #3004AD, C-CC, 3005AD, 3005AC-CC Intractor shall provide annual ion and maintenance.	6	Annual Maintenance and Repair Services	\$	\$		
0009	P1600F The Co	lo 20" Burnisher Machines Model # RPM High Speed ontractor shall provide annual ion and maintenance.	4	Annual Maintenance and Repair Services	\$	\$		
0010	Perform The Co	ry Model DC-19-1500 High mance Floor Burnisher Machines ntractor shall provide annual on and maintenance.	9	Annual Maintenance and Repair Services	\$	\$		
0011	Pad Dr The Co	ry Model 17" 175RPM 1.5 HP with rive Regular 17" Buffer ntractor shall provide annual on and maintenance.	5	Annual Maintenance and Repair Services	\$	\$		
GRAND TOTAL						\$		

Print Name of Contractor Print Name of Authorized Person Signature of Authorized Person	
Print Name of A	uthorized Person
Signature of Aut	chorized Person
Title	Date

B.7 PRICING SCHEDULE – OPTION YEAR ONE (1)

B.7.1 The Contractor shall bid on all or none of the following Contract Line Items for this Solicitation. (Section C)

Continuation Sheet SOLICITATION/CONTRACT # RM-013-RFQ-029-BY4-DJW									
NAME OF CONT	NAME OF CONTRACTOR—								
Contract Line Item No. (CLIN)	Item D	Description	Quantity	Unit	Unit Price	Extended Price			
	Departr Elizabe qualifie and Rep This is The Per Contract	strict of Columbia Government, ment of Mental Health, Saint ths Hospital requires the services of a d Contractor to provide Maintenance pair Services. a Firm Fixed Price Contract. riod of Performance (POP) under this et shall be Date of Award with Four e (1) Year Options.							
0001	Scrubb schedul Adfinit; 909691 year are the equi replace; servicin equipm	y 20ST Walk Behind Floor eer In accordance with the service e and requirements in the Advance y 17ST/20ST Technical Manual 2000(1)2006-09. The services per e to include a complete inspection of ipment and servicing repairs, parts ment as needed. During the eng, the technician is to provide SEH ent operators training on proper on and maintenance of the equipment.	6	Annual Maintenance and Repair Services	\$	\$			
0002	In accordance the requirement of	rdance with the service manual and airements in the Adgresor AXP cal Manual 9/09 Form Numbers 16. The services per year are to a complete inspection of the ent and servicing repairs, parts ment as needed. During the ent, the technician is to provide SEH ent operators training on proper on and maintenance of the equipment.	2	Annual Maintenance and Repair Services	\$	\$			
0003	Cleane The Co	Galazy Pro Walk Behind Carpet r, Model 2000SX-HR ntractor shall provide an annual on and maintenance.	3	Annual Maintenance and Repair Services	\$	\$			

Signature of Authorized Person

Date

Title

B.7 PRICING SCHEDULE – OPTION YEAR ONE (1) CONTINUED

B.7.1 The Contractor shall bid on all or none of the following Contract Line Items for this Solicitation. (Section C)

Continuation Sheet SOLICITATION/CONTRACT # RM-013-RFQ-029-BY4-DJW									
NAME OF CONTRACTOR—									
Contract Line Item No. (CLIN)	Item Description	Quantity	Unit	Unit Price	Extended Price				
0004	Mercury-Sandia Model Sniper Single Jet Hose Kit Commercial Carpet Cleaning Systems. The Contractor shall provide annual inspection and maintenance.	3	Annual Maintenance and Repair Services	\$	\$				
0005	Tornado Model 115V PS8220 Furniture Cleaners The Contractor shall provide annual inspection and maintenance.	20	Annual Maintenance and Repair Services	\$	\$				
0006	Advance Model AWD-320 Wet Vacuums The Contractor shall provide annual inspection and maintenance.	6	Annual Maintenance and Repair Services	\$	\$				
0007	Nacecare Foam Tec Spray Cleaners, Model RM 1800 F and RM 800 F The Contractor shall provide annual inspection and maintenance.	4	Annual Maintenance and Repair Services	\$	\$				
Driv	at Name of Contractor								
Prir	t Name of Authorized Person								

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Signature of Authorized Person

Date

Title

B.7 PRICING SCHEDULE OPTION YEAR ONE (1) CONTINUED

B.7.1 The Contractor shall bid on all or none of the following Contract Line Items for this Solicitation. (Section C)

Continuation Shee	et	SOLICITATION/CONTRACT # R	M-013-RFQ	-029-BY4-DJW		
NAME OF CONT	RACTO	OR-				
Contract Line Item No. (CLIN)	Item I	Description	Quantity	Unit	Unit Price	Extended Price
0008	3004A0 The Co	Ori Blowers Model #3004AD, C-CC, 3005AD, 3005AC-CC entractor shall provide annual tion and maintenance.	6	Annual Maintenance and Repair Services	\$	\$
0009	P1600I The Co	do 20" Burnisher Machines Model # RPM High Speed ontractor shall provide annual ion and maintenance.	4	Annual Maintenance and Repair Services	\$	\$
0010	Performance The Co	ry Model DC-19-1500 High mance Floor Burnisher Machines ntractor shall provide annual ion and maintenance.	9	Annual Maintenance and Repair Services	\$	\$
0011	Pad Dr The Co	ry Model 17" 175RPM 1.5 HP with rive Regular 17" Buffer annual ion and maintenance.	5	Annual Maintenance and Repair Services	\$	\$
GRAND TOTAL						\$
Print 1	Contractor					
Print 1	Name of	Authorized Person				

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B.8 PRICING SCHEDULE – OPTION YEAR TWO (2)

B.8.1 The Contractor shall bid on all or none of the following Contract Line Items for this Solicitation. (Section C)

Continuation Shee	et SOLICITATION/CONTRACT # RI	M-013-RFQ	-029-BY4-DJW						
NAME OF CONT	NAME OF CONTRACTOR-								
Contract Line Item No. (CLIN)	Item Description	Quantity	Unit	Unit Price	Extended Price				
	The District of Columbia Government, Department of Mental Health, Saint Elizabeths Hospital requires the services of a qualified Contractor to provide Maintenance and Repair Services. This is a Firm Fixed Price Contract. The Period of Performance (POP) under this Contract shall be Date of Award with Four (4) One (1) Year Options.								
0001	Adfinity 20ST Walk Behind Floor Scrubber In accordance with the service schedule and requirements in the Advance Adfinity 17ST/20ST Technical Manual 9096912000(1)2006-09. The services per year are to include a complete inspection of the equipment and servicing repairs, parts replacement as needed. During the servicing, the technician is to provide SEH equipment operators training on proper operation and maintenance of the equipment.	6	Annual Maintenance and Repair Services	\$	\$				
0002	Adgressor 28200 Ride on Floor Scrubbers In accordance with the service manual and the requirements in the Adgresor AXP Technical Manual 9/09 Form Numbers 56042516. The services per year are to include a complete inspection of the equipment and servicing repairs, parts replacement as needed. During the servicing, the technician is to provide SEH equipment operators training on proper operation and maintenance of the equipment.	2	Annual Maintenance and Repair Services	\$	\$				
0003	EDIC Galazy Pro Walk Behind Carpet Cleaner, Model 2000SX-HR The Contractor shall provide an annual inspection and maintenance.	3	Annual Maintenance and Repair Services	\$	\$				

B.8 PRICING SCHEDULE – OPTION YEAR TWO (2) CONTINUED

B.8.1 The Contractor shall bid on all or none of the following Contract Line Items for this Solicitation. (Section C)

Continuation Shee	t	SOLICITATION/CONT	RACT # R	M-013-RFQ-	-029-BY4-DJW		
NAME OF CONT	RACTO	OR-					
Contract Line Item No. (CLIN)	Item D	Description		Quantity	Unit	Unit Price	Extended Price
0004	Hose K System	ry-Sandia Model Sniper S Lit Commercial Carpet Closs. The Contractor shall pro- inspection and maintenance	e aning vide	3	Annual Maintenance and Repair Services	\$	\$
0005	Cleane	do Model 115V PS8220 Furs The Contractor shall proinspection and maintenance	vide	20	Annual Maintenance and Repair Services	\$	\$
0006	The Co	ce Model AWD-320 Wet Ventractor shall provide annuation and maintenance.		6	Annual Maintenance and Repair Services	\$	\$
0007	Model The Co	re Foam Tec Spray Clean RM 1800 F and RM 800 F and rector shall provide annuation and maintenance.	7	4	Annual Maintenance and Repair Services	\$	\$
Print 1	Name of	Contractor					
Print I	Print Name of Authorized Person						
Signat	ture of A	uthorized Person					
Title		Date					

B.8 PRICING SCHEDULE OPTION YEAR TWO (2) CONTINUED

B.8.1 The Contractor shall bid on all or none of the following Contract Line Items for this Solicitation. (Section C)

Continuation Sheet SOLICITATION/CONTRACT # RM-013-RFQ-029-BY4-DJW										
NAME OF O	NAME OF CONTRACTOR—									
Contract Line Item No. (CLIN)	Item	n Description	Quantity	Unit	Unit Price	Extended Price				
0008	300 4 The	ta Dri Blowers Model #3004AD, 4AC-CC, 3005AD, 3005AC-CC Contractor shall provide annual ection and maintenance.	6	Annual Maintenance and Repair Services	\$	\$				
0009	P16 0 The	nado 20" Burnisher Machines Model # 00RPM High Speed Contractor shall provide annual ection and maintenance.	4	Annual Maintenance and Repair Services	\$	\$				
0010	Perf The	Coury Model DC-19-1500 High Cormance Floor Burnisher Machines Contractor shall provide annual ection and maintenance.	9	Annual Maintenance and Repair Services	\$	\$				
0011	Pad The	Contractor shall provide annual ection and maintenance.	5	Annual Maintenance and Repair Services	\$	\$				
GRAND TOTAL						\$				
		of Contractor								

Print Name of Contractor

Print Name of Authorized Person

Signature of Authorized Person

Title

Date

B.9 PRICING SCHEDULE – OPTION YEAR THREE (3)

B.9.1 The Contractor shall bid on all or none of the following Contract Line Items for this Solicitation. (Section C)

Continuation Shee	et	SOLICITATION/CONTRACT # RM-013-RFQ-029-BY4-DJW						
NAME OF CONT	RACTO	DR-						
Contract Line Item No. (CLIN)	Item I	Description	Quantity	Unit	Unit Price	Extended Price		
	Departi Elizabe qualifie and Re This is The Pe Contrac	strict of Columbia Government, ment of Mental Health, Saint eths Hospital requires the services of a ed Contractor to provide Maintenance pair Services. a Firm Fixed Price Contract. riod of Performance (POP) under this et shall be Date of Award with Four e (1) Year Options.						
0001	Scrubb schedu Adfinit 909691 year are the equipment servicing equipment servicing equipment servicing	ty 20ST Walk Behind Floor per In accordance with the service le and requirements in the Advance y 17ST/20ST Technical Manual 2000(1)2006-09. The services per te to include a complete inspection of ipment and servicing repairs, parts ment as needed. During the ng, the technician is to provide SEH ment operators training on proper on and maintenance of the equipment.	6	Annual Maintenance and Repair Services	\$	\$		
0002	In according the requirement of	ssor 28200 Ride on Floor Scrubbers rdance with the service manual and uirements in the Adgresor AXP cal Manual 9/09 Form Numbers 16. The services per year are to a complete inspection of the aent and servicing repairs, parts ment as needed. During the ang, the technician is to provide SEH aent operators training on proper on and maintenance of the equipment.	2	Annual Maintenance and Repair Services	\$	\$		
0003	Cleane The Co	Galazy Pro Walk Behind Carpet er, Model 2000SX-HR ontractor shall provide an annual ion and maintenance.	3	Annual Maintenance and Repair Services	\$	\$		

Signature of Authorized Person

Date

Title

B.9 PRICING SCHEDULE – OPTION YEAR THREE (3) CONTINUED

B.9.1 The Contractor shall bid on all or none of the following Contract Line Items for this Solicitation. (Section C)

Continuation Sheet SOLICITATION/CONTRACT # RM-013-RFQ-029-BY4-DJW							
NAME OF CONT	NAME OF CONTRACTOR-						
Contract Line Item No. (CLIN)	Item I	Description	Quantity	Unit	Unit Price	Extended Price	
	Departi Elizabe qualifie and Rep This is	strict of Columbia Government, ment of Mental Health, Saint of this Hospital requires the services of a ed Contractor to provide Maintenance pair Services. a Firm Fixed Price Contract. riod of Performance (POP) under this cet shall be for Date of Award with (POP) One (1) Year Options.					
0004	Hose K System	ry-Sandia Model Sniper Single Jet Kit Commercial Carpet Cleaning as. The Contractor shall provide inspection and maintenance.	3	Annual Maintenance and Repair Services	\$	\$	
0005	Cleane	do Model 115V PS8220 Furniture ers The Contractor shall provide inspection and maintenance.	20	Annual Maintenance and Repair Services	\$	\$	
0006	The Co	ce Model AWD-320 Wet Vacuums ontractor shall provide annual ion and maintenance.	6	Annual Maintenance and Repair Services	\$	\$	
0007	Model The Co	RM 1800 F and RM 800 F ontractor shall provide annual ion and maintenance.	4	Annual Maintenance and Repair Services	\$	\$	
		Contractor Authorized Person					

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B.9 PRICING SCHEDULE OPTION YEAR THREE (3) CONTINUED

B.9.1 The Contractor shall bid on all or none of the following Contract Line Items for this Solicitation. (Section C)

Continuation Sheet SOLICITATION/CONTRACT # RM-013-RFQ-029-BY4-DJW					
NAME OF CONT	TRACTOR-				
Contract Line Item No. (CLIN)	Item Description	Quantity	Unit	Unit Price	Extended Price
0008	Aqua Dri Blowers Model #3004AD, 3004AC-CC, 3005AD, 3005AC-CC The Contractor shall provide annual inspection and maintenance.	6	Annual Maintenance and Repair Services	\$	\$
0009	Tornado 20" Burnisher Machines Model # P1600RPM High Speed The Contractor shall provide annual inspection and maintenance.	4	Annual Maintenance and Repair Services	\$	\$
0010	Mercury Model DC-19-1500 High Performance Floor Burnisher Machines The Contractor shall provide annual inspection and maintenance.	9	Annual Maintenance and Repair Services	\$	\$
0011	Mercury Model 17" 175RPM 1.5 HP with Pad Drive Regular 17" Buffer The Contractor shall provide annual inspection and maintenance.	5	Annual Maintenance and Repair Services	\$	\$
GRAND TOTAL					\$

Print Name of Cont	tractor	_
Print Name of Auth	norized Person	_
Signature of Author	rized Person	_
 Title	 Date	

B.10 PRICING SCHEDULE – OPTION YEAR FOUR (4)

B.10.1 The Contractor shall bid on all or none of the following Contract Line Items for this Solicitation. (Section C)

Continuation Sheet SOLICITATION/CONTRACT # RM-013-RFQ-029-BY4-DJW						
NAME OF CONTRACTOR—						
Contract Line Item No. (CLIN)	Item Description	Quantity	Unit	Unit Price	Extended Price	
	The District of Columbia Government, Department of Mental Health, Saint Elizabeths Hospital requires the services of a qualified Contractor to provide Maintenance and Repair Services. This is a Firm Fixed Price Contract. The Period of Performance (POP) under this Contract shall be Date of Award with Four (4) One (1) Year Options.					
0001	Adfinity 20ST Walk Behind Floor Scrubber In accordance with the service schedule and requirements in the Advance Adfinity 17ST/20ST Technical Manual 9096912000(1)2006-09. The services per year are to include a complete inspection of the equipment and servicing repairs, parts replacement as needed. During the servicing, the technician is to provide SEH equipment operators training on proper operation and maintenance of the equipment.	6	Annual Maintenance and Repair Services	\$	\$	
0002	Adgressor 28200 Ride on Floor Scrubbers In accordance with the service manual and the requirements in the Adgresor AXP Technical Manual 9/09 Form Numbers 56042516. The services per year are to include a complete inspection of the equipment and servicing repairs, parts replacement as needed. During the servicing, the technician is to provide SEH equipment operators training on proper operation and maintenance of the equipment.	2	Annual Maintenance and Repair Services	\$	\$	
0003	EDIC Galazy Pro Walk Behind Carpet Cleaner, Model 2000SX-HR The Contractor shall provide an annual inspection and maintenance.	3	Annual Maintenance and Repair Services	\$	\$	

B.10 PRICING SCHEDULE – OPTION YEAR FOUR (4) CONTINUED

B.10.1 The Contractor shall bid on all or none of the following Contract Line Items for this Solicitation. (Section C)

Continuation Sheet SOLICITATION/CONTRACT # RM-013-RFQ-029-BY4-DJW						
NAME OF CONTRACTOR—						
Contract Line Item No. (CLIN)	Item De	escription	Quantity	Unit	Unit Price	Extended Price
0004	Hose Ki Systems	y-Sandia Model Sniper Single Jet it Commercial Carpet Cleaning s. The Contractor shall provide inspection and maintenance.	3	Annual Maintenance and Repair Services	\$	\$
0005	Cleaner	o Model 115V PS8220 Furniture s The Contractor shall provide inspection and maintenance.	20	Annual Maintenance and Repair Services	\$	\$
0006	The Con	e Model AWD-320 Wet Vacuums attractor shall provide annual on and maintenance.	6	Annual Maintenance and Repair Services	\$	\$
0007	Model For The Con	re Foam Tec Spray Cleaners, RM 1800 F and RM 800 F attractor shall provide annual on and maintenance.	4	Annual Maintenance and Repair Services	\$	\$
Deint 1	Nome of C	Contractor				

Print Name of Con	tractor
Print Name of Aut	horized Person
Signature of Author	orized Person
Title	Date

B.10 PRICING SCHEDULE OPTION YEAR FOUR (4) CONTINUED

B.10.1 The Contractor shall bid on all or none of the following Contract Line Items for this Solicitation. (Section C)

Continuation Sheet SOLICITATION/CONTRACT # RM-013-RFQ-029-BY4-DJW						
NAME OF CONT	CRACTO	DR-				
Contract Line Item No. (CLIN)	Item D	Description	Quantity	Unit	Unit Price	Extended Price
0008	3004A0 The Co	Ori Blowers Model #3004AD, C-CC, 3005AD, 3005AC-CC ntractor shall provide annual ion and maintenance.	6	Annual Maintenance and Repair Services	\$	\$
0009	P1600F The Co	lo 20" Burnisher Machines Model # RPM High Speed ontractor shall provide annual ion and maintenance.	4	Annual Maintenance and Repair Services	\$	\$
0010	Performance The Co	ry Model DC-19-1500 High mance Floor Burnisher Machines ntractor shall provide annual ion and maintenance.	9	Annual Maintenance and Repair Services	\$	\$
0011	Pad Dr The Co	ry Model 17" 175RPM 1.5 HP with rive Regular 17" Buffer ntractor shall provide annual ion and maintenance.	5	Annual Maintenance and Repair Services	\$	\$
GRAND TOTAL						\$

Print Name of Cont	ractor
Print Name of Auth	orized Person
Signature of Author	rized Person
Title	 Date

PART I - THE SCHEDULE

SECTION C

DESCRIPTION/SPECIFICATIONS/ STATEMENT OF WORK

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PART I - THE SCHEDULE SECTION C DESCRIPTION/SPECIFICATIONS/ STATEMENT OF WORK

C.1 BACKGROUND

C.1.1 The District of Columbia Government, Department of Mental Health (DMH), Saint Elizabeths Hospital (SEH) is the District's only funded and operated adult mental health facility providing in-patient and out-patient mental health services for the community.

C.2 SCOPE OF SERVICES

C.2.1 The Contractor shall provide Annual Inspection, Maintenance and Repair services for the following equipment:

Quantity Type of Equipment

6 Adfinity 20ST Walk Behind Floor Scrubber

In accordance with the service schedule and requirements in the Advance Adfinity 17ST/20ST Technical Manual 9096912000(1)2006-09. The services per year are to include a complete inspection of the equipment and servicing repairs, parts replacement as needed. During the servicing, the technician is to provide SEH equipment operators training on proper operation and maintenance of the equipment.

2 Adgressor 28200 Ride on Floor Scrubbers

In accordance with the service manual and the requirements in the Adgresor AXP Technical Manual 9/09 Form Numbers 56042516. The services per year are to include a complete inspection of the equipment and servicing repairs, parts replacement as needed. During the servicing, the technician is to provide SEH equipment operators training on proper operation and maintenance of the equipment.

- 3 EDIC Galazy Pro Walk Behind Carpet Cleaner, Model 2000SX-HR
 The Contractor shall provide an Annual Inspection and Maintenance and
 Repair.
- 3 Mercury-Sandia Model Sniper Single Jet Hose Kit Commercial Carpet Cleaning Systems.

The Contractor shall provide Annual Inspection and Maintenance and Repair.

20 Tornado Model 115V PS8220 Furniture Cleaners

The Contractor shall provide annual Inspection and Maintenance and Repair.

6 Advance Model AWD-320 Wet Vacuums

The Contractor shall provide Annual Inspection and Maintenance and Repair. 21

- 4 Nacecare Foam Tec Spray Cleaners, Model RM 1800 F and RM 800 F
 The Contractor shall provide Annual Inspection and Maintenance and
 Repair.
- 6 Aqua Dri Blowers Model #3004AD, 3004AC-CC, 3005AD, 3005AC-CC The Contractor shall provide Annual Inspection and Maintenance and Repair.
- Tornado 20" Burnisher Machines Model # P1600RPM High Speed
 The Contractor shall provide Annual Inspection and Maintenance and
 Repair.
- 9 Mercury Model DC-19-1500 High Performance Floor Burnisher Machines The Contractor shall provide Annual Inspection and Maintenance and Repair.
- Mercury Model 17" 175RPM 1.5 HP with Pad Drive Regular 17"
 Buffer The Contractor shall provide Annual Inspection and Maintenance and Repair.
- C.2.2 The Contractor shall as needed follow specific procedures described in the manufacturer's repair and maintenance operating manuals for this equipment when providing maintenance or repair services, requirements set forth in Best Practice and Standard Specification and other applicable codes, standard engineering practices and all applicable federal regulations and laws.
- C.2.3 The Contractor shall provide the necessary materials and parts which shall be original manufacturer products or be of an equivalent quality. The Contractor shall not use refurbished/secondhand repair parts. The Contractor shall provide the materials and repair parts at cost with manufacturer warranty on any product purchased on behalf of this Contract. The Contractor shall provide details if billing cost for repair parts include mark-up. All workmanship under this Contract shall be guaranteed for one (1) year.
- C.2.4 All equipment is to be maintained in superior working condition. During installation, maintenance or removal of equipment associated with this Contract, work shall be performed with minimum disturbance to occupants and limited activity to only those areas requiring access to perform requested services.

C.3 <u>VENDOR REQUIREMENTS</u>

- C.3.1 The Contractor shall be responsible for documenting individual records for equipment to include manufacturer name, model, serial number, location of equipment and repair cost.
- C.3.2 The Contractor shall coordinate all work schedules with the Contracting Officer Technical Representative (COTR). The Contractor shall provide the COTR with an annual Preventive Maintenance Schedule for all equipment and provide on-call services for the following equipment:
 - a) 20 Tornado Model PV6 PACVAC Back Pack Vacuums
 - b) Dayton Model GR 4YE60 Wet Vacuums

- c) Proforce 1200XP/1500XP HEPA Upright Vacuums
- d) Sanitaire Upright Vacuum Cleaners
- e) 2 Adgressor 2820 Ride on Floor Machines
- f) 6 Adfinity 20ST Walk Behind Floor Scrubber
- g) 4 Nacecare Foam Tec Spray Cleaners Model # RM1800F and RM800F
- C.3.3 All repairs performed inside the facilities shall be performed during the hours of 8:30 a.m. to 3:00 p.m. Monday through Friday. The Contractor shall not provide services on District of Columbia Government observed holidays, weekends, after hours without written authorization from COTR.
- C.3.4 The Contractor shall perform on-call repair services only on equipment that has been requested by the COTR. The Contractor must be able to perform services within ten (10) days of Contract award.
- C.3.5 All of the work that shall be performed inside of the SEH buildings shall be performed in accordance with all applicable codes and standards to include the Hospital's policies and procedures. Dust/fume control measures shall be applied where applicable to reduce negative impact to nearby work areas.
- C.3.6 The Contractor shall clean the area where maintenance/repair has taken place and leave in a clean and orderly manner. Upon completion of the work, the Contractor shall remove and dispose of all protection items, tools discarded equipment, excess materials and debris from the job site without delay off of Saint Elizabeths Hospital Campus prior to final acceptance of the work. The Contractor shall not utilize any dumpster on the grounds of the SEH for the disposal of any debris or discarded equipment, materials and or supplies generated from the performance of this Contract.
- C.3.7 The Contractor shall exercise extreme caution and care to avoid and prevent any damages to adjacent equipment, surfaces and existing structures which are excluded from the Scope of Work. Any and all damages to such adjacent equipment, surfaces and existing structures shall be fully restored or replaced by the Contractor at no cost to the District of Columbia Government with five (5) working days.
- C.3.8 After the Contractor complete repairs, it shall be tested to ensure it is properly working and the Contractor can demonstrate this to the COTR or designated Site Representative prior to leaving the SEH premises. The Contractor shall obtain the signature of the COTR or designated Site Representative on the service invoice in order to be paid for the repair or maintenance service.

C.4 STANDARD OF PERFORMANCE

C.4.1 The Contractor shall at all times, while acting in good faith and in the best interests of the DMH, use its best efforts and exercise all due care and sound business judgment in performing its duties under this contract. The Contractor shall at all times comply with DMH operations policies, procedures and directives while performing the duties specified in this contract.

C.5 ADVERTISING AND PUBLICITY

C.5.1 Unless granted prior, express, written authority by the Construction Manager, Contracts and Procurement/Agency Chief Contracting Officer, the Contractor shall not issue or sponsor any advertising or publicity that states or implies, either directly or indirectly, that DMH endorses, recommends or prefers the Contractor's services; shall not use the DMH's logo in any fashion; or use or release information, photographs, or other depictions obtained as a result of the performance of services under this contract, for publication, advertising or financial benefit.

C.6 CONFIDENTIALITY

C.6.1 Contractor shall maintain the confidentiality and privacy of all identifying information concerning DMH clients in accordance with the confidentiality law, the privacy rule (the requirements and restrictions contained in 45 CFR part 160 and part 164, subparts A and E, as modified by any District of Columbia laws, including the Mental Health Information Act of 1978, that may have preemptive effect by operation of 45 CFR part 160, subpart B) and Section H.2 of this Contract.

SECTION D

PACKAGING AND MARKING

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SECTION D: PACKAGING AND MARKING

- **D.1** References Standard Contract Provisions (SCP) Clause 2/Shipping Instructions-Consignment / Page 1.
- **D.2** Includes any additional instructions that are specific to the requirement of the Solicitation/Contract.

SECTION E

INSPECTION AND ACCEPTANCE

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http://www.ocp.in.dc.gov/ocp/lib/ocp/policies and form/Standard Contract Provisions 0307.pdf (To open, "right click on mouse," select "open hyperlink select "OK")

E-2 TERMINATION BY CONTRACTOR

SECTION E: DELIVERY, INSPECTION AND ACCEPTANCE

E-1 CONSEQUENCES OF CONTRACTOR'S FAILURE TO PERFORM REQUIRED SERVICES

E-1.1 References SCP Clause 5/Inspection of Supplies and/or Clause 6/Inspection of Services/Pages 1-4

http://www.ocp.in.dc.gov/ocp/lib/ocp/policies and form/Standard Contract Provisions 307.pdf (To open, "right click on mouse," select "open hyperlink select "OK")

PART I - THE SCHEDULE

SECTION F

DELIVERY and PERFORMANCE

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PART I - THE SCHEDULE SECTION F

DELIVERY AND PERFORMANCE

F-1 PERIOD OF PERFORMANCE (POP)

F-1.1 Performance under this Contract shall be in accordance with the terms and conditions set forth herein and by any modification made thereto. The Period of Performance under this Contract shall be from the Date of Award with Four (4) One Year Option Periods as indicated on the Pricing Schedules which are in Section B.

F-2 <u>DELIVERABLES</u>

F-2.1 The Contractor shall provide the Deliverables (complete services required as outlined in Section C) to the Contracting Officer's Technical Representative for this procurement as described in Section G.5.

F-3 CONTRACTOR NOTICE REGARDING LATE PERFORMANCE

F-3.1 In the event the Contractor anticipates or encounters difficulty in complying with the terms and conditions as stated in this Contract, or in meeting any other requirements set forth in this Contract, the Contractor shall immediately notify the Director, Contracts and Procurement/Agency Chief Contracting Officer in writing giving full detail as to the rationale for the late delivery and why the Contractor should be granted an extension of time, if any. Receipt of the Contractor's notification shall in no way be construed as an acceptance or waiver by the DMH.

PART I: THE SCHEDULE

SECTION G

CONTRACT ADMINISTRATION DATA

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PART I: THE SCHEDULE

SECTION G

CONTRACT ADMINISTRATION DATA

G.1 CONTRACT ADMINISTRATION

G.1.1 Correspondence or inquiries related to this Contract or any modifications shall be addressed to:

Email: Samuel.feinberg@dc.gov

Samuel J. Feinberg, CPPO, CPPB
Director, Contracts and Procurement/Agency Chief Contracting Officer
Department of Mental Health
609 H Street, NE – 4th Floor
Washington, DC 20002
(202) 671-3188 – Office
(202) 671-3395 - Fax

G.2 TYPE OF CONTRACT

- G.2.1 This is a Firm Fixed Price Contract. The Contractor shall be remunerated at a firm fixed price rate as indicated in Section B. In the event of termination under this Contract, the DMH shall only be liable for the payment of all services accepted during increment of the hours of work actually performed.
- G.2.2 This Contract is a "non-personal services Contract". It is therefore, understood and agreed that the Contractor and/or the Contractor's employees: (1) shall perform the services specified herein as independent Contractors, not as employees of the government; (2) shall be responsible for their own management and administration of the work required to bear sole responsibility for complying with any and all technical, schedule, financial requirements or constraints attendant to the performance of this Contract; (3) shall be free from supervision or control by any government employee with respect to the manner or method of performance of the service specified; but (4) shall, pursuant to the Government's right and obligation to inspect, accept or reject work, comply with such general direction of the Director, Contracts and Procurement/Agency Chief Contracting Officer, or the duly authorized representative as the Contracting Officer's Technical Representative (COTR) as is necessary to ensure accomplishment of the Contract objectives.

By accepting this order or Contract the Contractor agrees, that the District, at its discretion, after completion of order or Contract period, may hire an individual who is performing services as a result of this order or Contract, with restriction, penalties or fees.

G.3 MODIFICATIONS

G.3.1 Any changes, additions or deletions to this Contract shall be made in writing by a formal Modification to this Contract and shall be signed by the Director, Contracts and Procurement/Agency Chief Contracting Officer only.

G.4 AVAILABILITY OF FUNDS FOR THE NEXT FISCAL YEAR

G-4.1 The District Government operates by the Fiscal Year which commences on October 1, and ends on September 30. Funds are not presently available for performance under this Contract beyond September 30, 2012. DMH's obligation for performance of this Contract beyond that date is contingent upon the availability of appropriated funds from which payment for Contract purposes can be made. No legal liability on the part of the DMH for any payment may arise for performance under this Contract beyond September 30, 2012 until funds are made available to the Director, Contracts and Procurement/Agency Chief Contracting Officer for performance and until the Contractor receives notice of availability of funds, to be confirmed in writing by the Agency's Chief Financial Officer.

G.5 <u>DESIGNATION OF THE CONTRACTING OFFICER'S TECHNICAL</u> <u>REPRESENTATIVE</u>

G.5.1 The Director, Contracts and Procurement/Agency Chief Contracting Officer shall designate a Contracting Officer's Technical Representative (COTR) who shall, among other duties relating to this Contract, have direct responsibility to assign work to the Contractor, review the Contractor's performance during the term of this Contract and make recommendations to the Director, Contracts and Procurement/Agency Chief Contracting Officer. The COTR shall also review, approve and sign all invoices prior to payment by DMH. The COTR for this procurement is:

Renee T. Bivins Materials Manager Saint Elizabeths Hospital, DMH Blackberry: (202) 295-7038 Office: (202) 299-5221

renee.bivins@dc.gov

G.6 SUBMISSION OF INVOICE

G.6.1 The Contractor shall submit an original and three copies of the invoice on a monthly basis to the (COTR). The invoices shall include the Contractor's name and address, invoice date, Contract number, Contract line items numbers (CLINS), description of the services, quantity, unit price and extended prices, terms of any prompt payment discounts offered, name and address of the official to whom payment is to be sent and the name, title, and phone number of the person to be notified in the event of a defective invoice. Payment shall be made within forty-five (45) days after the COTR receives a proper and certified invoice from the Contractor, unless a discount for prompt payment is offered and payment is made within the discount periods. Any invoices deemed improper for payment shall be returned, **UNPAID** and shall be resubmitted as indicated in this clause.

G.7 CERTIFICATION OF INVOICE

G.7.2 The COTR shall perform certification of the Contractor's invoice. The invoices shall be certified for payment and forwarded to the DMH, Chief Financial Officer within five (5) working days after receipt of a satisfactory invoice.

G.8 PAYMENT

G.8.1 In accordance with the Quick Payment Act, D.C. Official Code § 2-221.02, payment shall be made within forty five (45) days from the date of receipt of a properly submitted invoice, after all approvals are completed as required by the PASS system. DMH shall only pay the Contractor for performing the services under this Contract at the prices stated in Section B.

G.9 RESPONSIBILITY FOR AGENCY PROPERTY

G.9.1 The Contractor shall assume full responsibility for and shall indemnify the DMH for any and all loss or damage of whatsoever kind and nature to any and all Agency property, including any equipment, supplies, accessories, or part furnished, while in Contractor's custody during the performance of services under this Contract, or while in the Contractor's custody for storage or repair, resulting from the negligent acts or omissions of the Contractor or any employee, agent, or representative of the Contractor subcontractors. The Contractor shall do nothing to prejudice the DMH's right to recover against third parties for any loss, destruction of, or damage to DMH property and upon the request of the Director, Contracts and Procurement/Agency Chief Contracting Officer shall, at the DMH's expense, furnish to the DMH all reasonable assistance and cooperation, including assistance in the protection of suit and the execution of instruments of assignment in favor of the DMH recovery.

PART I: THE SCHEDULE

SECTION H

SPECIAL CONTRACT REQUIREMENTS

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PART I: THE SCHEDULE

SECTION H

SPECIAL CONTRACT REQUIREMENTS

H.1 <u>LIQUIDATED DAMAGES</u>

- H.1.1 When the Contractor fails to perform the tasks required under this Contract, DMH shall notify the Contractor in writing of the specific task deficiencies with a scheduled meeting and a Notice to Cure document with a cure period of Not To Exceed Ten (10) Business Days. Upon receiving the Notice to Cure document, the Contractor shall provide DMH with their assessment of the identified deficiencies in order to reach an agreement on a proactive plan to resolve the matter. The assessment of Liquidated Damages as determined by the Director, Contracts and Procurement/Agency Chief Contracting officer shall be in an amount of \$100 per day against the Contractor until such time that the Contracts has cured its deficiencies and is able to satisfactorily perform the tasks required under this Contract.
- H.1.2 When the Contractor is unable to cure its deficiencies in a timely manner and DMH requires a replacement Contractor to perform the required services, the Contractor shall be liable for liquidated damages accruing until the time DMH is able to award said contract to a qualified responsive and responsible Contractor. Additionally, if the Contractor is found to be in default of said Contract under the Default Clause of the Standard Contract Provisions, the original Contractor is completely liable for any and all total cost differences between their Contract and the new Contract awarded by DMH to the replacement Contractor.
- H.1.3 The Contractor shall not be charged with liquidated damages when the delay in delivery or performance arises due to causes beyond the control and without the fault or negligence of the Contractor as defined in the default clause of this contract.

H.2 CONTRACTOR LICENSE/CLEARENCES

H.2.1 The Contractor shall maintain documentation that he/she possesses adequate training, qualifications and competence to perform the duties to which he/she is assigned and hold current licenses or certification as appropriate.

H.3 PRIVACY AND CONFIDENTIALITY COMPLIANCE

H.3.1 Definitions

- (a) "Business Associate" shall mean The Contractor.
- (b) "DMH" shall mean the District of Columbia, Department of Mental Health
- (c) "Confidentiality law" shall mean the requirements and restrictions contained in Federal and District law concerning access to child welfare information, including D.C. Official Code §§ 4-1302.03, 1302.08, 1303.06 and 130-3.07.

(d) "Designated Record Set" means:

- 1. A group of records maintained by or for DMH that is:
 - (i) The medical records and billing records about individuals maintained by or for a covered health care provider;
 - (ii) The enrollment, payment, claims adjudication, and case or medical management record systems maintained by or for a health plan; or
 - (iii) Used, in whole or in part, by or for DMH to make decisions about individuals.
- 2. For purposes of this paragraph, the term record means any items, collection, or grouping of information that includes Protected Health Information and is maintained, collected, used, or disseminated by or for DMH.
- (e) Individual shall have the same meaning as the term "individual" in 45 CFR 164.501 and shall include a person who qualifies as a personal representative in accordance with 45 CFR 164.502(g).
- (f) Privacy Rule. "Privacy Rule" shall mean the requirements and restrictions contained in 45 CFR part 160 and part 164, subparts A and E, as modified by any District of Columbia laws, including the Mental Health Information Act of 1978, that may have preemptive effect by operation of 45 CFR part 160, subpart B.
- (g) "Protected information" shall include "protected health information" as defined in 45 CFR 164.501, limited to the protected health information created or received by Business Associate from or on behalf of DMH, information required to be kept confidential pursuant to the confidentiality law, and confidential information concerning DMH or its employees.
- (h) "Protected Health Information" shall have the same meaning as the term "protected health information" in 45 CFR 164.501, limited to the information created or received by the Business Associate from or on behalf of DMH.
- (i) "Required by law" shall have the same meaning as the term "required by law" in 45 CFR 164.501, except to the extent District of Columbia laws have preemptive effective by operation of 45 CFR part 160, subpart B, or, regarding other protected information, required by District or federal law.
- (j) "Secretary" shall mean the Secretary of the Department of Health and Human Services or designee.

H.3.2 Obligations and Activities of Business Associate

- (a) The Business Associate agrees to not use or disclose protected information other than as permitted or required by this Section H.2 or as required by law.
- (b) The Business Associate agrees to use appropriate safeguards to prevent use or disclosure of the protected information other than as provided for by this Section H.2.
- (c) The Business Associate agrees to mitigate, to the extent practicable, any harmful effect that is known to the Business Associate of a use or disclosure of protected information by the Business Associate in violation of the requirements of this Section H.2.

- (d) The Business Associate agrees to report to DMH any use or disclosure of the protected information not provided for by this Section H.2 of which it becomes aware.
- (e) The Business Associate agrees to ensure that any agent, including a subContractor, to whom it provides protected information received from, or created or received by the Business Associate on behalf of DMH, agrees to the same restrictions and conditions that apply through this Agreement to the Business Associate with respect to such information.
- (f) The Business Associate agrees to provide access, at the request of DMH and in the time and manner prescribed by the Director, Contracts and Procurement/Agency Chief Contracting Officer, to protected information in a Designated Record Set, to DMH or, as directed by DMH, to an individual in order to meet the requirements under 45 CFR 164.524.
- (g) The Business Associate agrees to make any amendment(s) to protected information in a Designated Record Set that DMH directs or agrees to pursuant to 45 CFR 164.526 at the request of CFSA or an Individual, and in the time and manner prescribed by the Director, Contracts and Procurement/Agency Chief Contracting Officer.
- (h) The Business Associate agrees to make internal practices, books, and records, including policies and procedures and protected information, relating to the use and disclosure of protected information received from, or created or received by the Business Associate on behalf of DMH, available to the DMH, in a time and manner prescribed by the Director, Contracts and Procurement/Agency Chief Contracting Officer, for purposes of the determining DMH's compliance with the Privacy Rule.
- (i) The Business Associate agrees to document such disclosures of protected health information and information related to such disclosures as would be required for DMH to respond to a request by an Individual for an accounting of disclosures of protected health information in accordance with 45 CFR 164.528.
- (j) The Business Associate agrees to provide to DMH or an Individual, in time and manner prescribed by the Director, Contracts and Procurement/Agency Chief Contracting Officer, information collected in accordance with Section (i) above, to permit DMH to respond to a request by an Individual for an accounting of disclosures of Protected Health Information in accordance with 45 CFR 164.528.

H.3.3 Permitted Uses and Disclosures by Business Associate

- (a) Refer to underlying services agreement. Except as otherwise limited in this Section H.2, the Business Associate may use or disclose protected information to perform functions, activities, or services for, or on behalf of, DMH as specified in this Contract, provided that such use or disclosure would not violate the confidentiality law or privacy rule if done by DMH or the minimum necessary policies and procedures of DMH.
- (b) Except as otherwise limited in this Section H.2, the Business Associate may use protected information for the proper management and administration of the Business Associate or to carry out the legal responsibilities of the Business Associate.

- (c) Except as otherwise limited in this Section H.2, the Business Associate may disclose protected information for the proper management and administration of the Business Associate, provided that disclosures are required by law, or the Business Associate obtains reasonable assurances from the person to whom the information is disclosed that it shall remain confidential and used or further disclosed only as required by law or for the purpose for which it was disclosed to the person, and the person notifies the Business Associate of any instances of which it is aware in which the confidentiality of the information has been breached.
- (d) Except as otherwise limited in this Section H.2, the Business Associate may use protected information to provide Data Aggregation services to DMH as permitted by 42 CFR 164.504(e)(2)(i)(B).
- (e) The Business Associate may use protected information to report violations of law to appropriate Federal and State authorities, consistent with § 164.502(j)(1).

H.3.4 Obligations of DMH

- (a) DMH shall notify the Business Associate of any limitation(s) in its notice of privacy practices of DMH in accordance with 45 CFR 164.520, to the extent that such Limitation may affect the Business Associate's use or disclosure of protected information.
- (b) DMH shall notify the Business Associate of any changes in, or revocation of, permission by Individual to use or disclose protected information, to the extent that such changes may affect the Business Associate's use or disclosure of protected information.
- (b) DMH shall notify the Business Associate of any restriction to the use or disclosure of Protected information that DMH has agreed to in accordance with 45 CFR 164.522, to the extent that such restriction may affect the Business Associate's use or disclosure of Protected information.

H.3.5 Permissible Requests by DMH

(a) DMH shall not request the Business Associate to use or disclose protected information in any manner that would not be permissible under the confidentiality law or privacy rule if done by DMH.

H.3.6 Term and Termination

- (a) Term. The requirements of this HIPAA Privacy Compliance Clause shall be effective as of the date of Contract award, and shall terminate when all of the protected information provided by DMH to the Business Associate, or created or received by the Business Associate on behalf of DMH, is destroyed or returned to DMH, or, if it is infeasible to return or destroy Protected information, protections are extended to such information, in accordance with the termination provisions in this Section.
- (b) Termination for Cause. Upon DMH's knowledge of a material breach of this Section H.2 by the Business Associate, DMH shall either:

- (1) Provide an opportunity for the Business Associate to cure the breach or end the violation and terminate the Contract if the Business Associate does not cure the breach or end the violation within the time specified by DMH;
- (2) Immediately terminate the Contract if the Business Associate has breached a material term of this HIPAA Privacy Compliance Clause and cure is not possible; or
- (3) If neither termination nor cure is feasible, and the breach involves protected health information, DMH shall report the violation to the Secretary.

(c) Effect of Termination.

- (1) Except as provided in Section H.2.6(c)(2), upon termination of the Contract, for any reason, the Business Associate shall return or destroy all protected information received from DMH, or created or received by the Business Associate on behalf of DMH. This provision shall apply to protected information that is in the possession of subcontractors or agents of the Business Associate. The Business Associate shall retain no copies of the protected information.
- (2) In the event that the Business Associate determines that returning or destroying the protected information is infeasible, the Business Associate shall provide to DMH notification of the conditions that make return or destruction infeasible. Upon determination by the Director, Contracts and Procurement/Agency Chief Contracting Officer that return or destruction of protected information is infeasible, the Business Associate shall extend the protections of this Agreement to such protected information and limit further uses and disclosures of such protected information to those purposes that make the return or destruction infeasible, for so long as the Business Associate maintains such protected information.

H.3.7 Miscellaneous

- (a) Regulatory References. A reference in this Section H.2 to a section in the Privacy Rule means the section as in effect or as amended.
- (b) Amendment. The Parties agree to take such action as is necessary to amend this Section H.2 from time to time as is necessary for CFSA to comply with the requirements of the Privacy Rule and the Health Insurance Portability and Accountability Act of 1996, Public Law No. 104-191.
- (c) Survival. The respective rights and obligations of the Business Associate under Section H.2.6 of this Clause and Sections 9 and 20 of the Standard Contract Provisions for use with District of Columbia Government Supply and Services Contracts, effective March 2007, shall survive termination of the Contract.
- (d) Interpretation. Any ambiguity in this Section H.2 shall be resolved to permit DMH to comply with the Privacy Rule.

H.4 COST OF OPERATION

H.4.1 All costs of operation under this contract shall be borne by the Contractor. This includes but is not limited to taxes, surcharges, licenses, insurance, transportation, salaries and bonuses.

H.5 PROTECTION OF PROPERTY

H.5.1 The Contractor shall be responsible for any damage to the building, interior, or their approaches in delivering equipment covered by this Contract.

H.6 AMERICANS WITH DISABILITIES ACT OF 1990 (ADA)

H.6.1 During the performance of the Contract, this Contractor and any of its subcontractors shall comply with the ADA. The ADA makes it unlawful to discriminate in employment against a qualified individual with a disability. See 42 U.S.C. SECTION 12101 et seq.

H.7 SECTION 504 OF THE REHABILITATION ACT OF 1973, as amended

H.7.1 During the performance of this Contract, the Contractor and any of its subcontractors shall comply with Section 504 of the Rehabilitation Act of 1973, as amended. This Act prohibits discrimination against disables people in federally funded program and activities. See 29 U.S.C. Section 794 et. seq.

H.8 WAY TO WORK AMENDMENT ACT OF 2006

- H.8.1 Except as described below, the Contractor shall comply with Title 1 of the Way to Work Amendment Act of 2006, effective June 8, 2006 (D.C. La 16-118, D.C. Official Code §2-220.01 *et seq.*) ("Living Wage Act of 2006"), for Contracts for services in the amount of \$100,000 or more in a 12-month period.
- H.8.2 The Contractor shall pay its employees and sub-contractors who perform services under the contract no less than the current living wage published on the OCP website at www.ocp.dc.gov.
- H.8.3 The Contractor shall include in any subcontract for \$15,000 or more a provision requiring the sub-contractor to pay its employees who perform services under the contract no less than the current living wage rate.

PART II: CONTRACT CLAUSES

CONTRACT CLAUSES

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SECTION I: CONTRACT CLAUSES

I.1 GOVERNING LAW

I.1.1 This contract shall be governed by and construed in accordance with the laws applicable in the District of Columbia.

I.2 <u>APPLICABILITY OF STANDARD CONTRACT PROVISIONS AND WAGE</u> DETERMINATION

I.2.1 The Standard Contract Provisions for use with District of Columbia Government Supply and Services Contracts dated July 2010, (Attachment J.2) are incorporated by reference into this contract. http://ocp.in.dc.gov/ocp/lib/ocp/policies and form/Standard Contract Provisions 0307.pdf

I.3 DEPARTMENT OF MENTAL HEALTH POLICIES AND RULES

I.3.1 Includes requirement to be in compliance with DMH Policies and Rules with References to DMH Web Site with Link. http://www.dmh.dc.gov/dmh/cwp/view,a,3,q,621393,dmhNav,%7C3126%7C.asp

I.4 TIME

I.4.1 Time, if stated in a number of days, shall include Saturdays, Sundays, and holidays, unless otherwise stated herein.

I.5 RIGHTS IN DATA

I.5.1 Reserved.

I.6 SUSPENSION OF WORK

- I.6.1 The Director, Contracts and Procurement/Agency Chief Contracting Officer may order the Contractor, in writing, to suspend, delay, or interrupt all or any part of the work of this contract for the period of time that the Director, Contracts and Procurement/Agency Chief Contracting Officer determines appropriate for the convenience of the District. If the performance of all or any part of the work is, for an unreasonable period of time, suspended, delayed or interrupted by an act of the Director, Contracts and Procurement/Agency Chief Contracting Officer in the administration of this contract, or by the Director, Contracts and Procurement/Agency Chief Contracting Officer's failure to act within the time specified in this contract (or within a reasonable time if not specified), an adjustment shall be made for any increase in the cost of performance of this contract (excluding profit) necessarily caused by the unreasonable suspension, delay, or interruption, and the contract modified in writing accordingly.
- I.6.2 No adjustment shall be made under this clause for any suspension, delay, or interruption to the extent that performance would have been so suspended, delayed, or interrupted by any other cause, including the fault or negligence of the Contractor, or for which an equitable adjustment is provided for or excluded under any other term or condition of this contract.
- I.6.3 A claim under this clause shall not be allowed for any costs incurred more than twenty (20) days before the Contractor shall have notified the Director, Contracts and Procurement/Agency Chief Contracting Officer in writing of the act or failure to act involved (but this requirement shall not apply as to a claim resulting from a 43

suspension order); and unless the claim, in an amount stated, is asserted in writing as soon as practicable after the termination of the suspension, delay, or interruption, but not later than the date of final payment under the contract.

I.7 STOP WORK ORDER

- I.7.1 The Director, Contracts and Procurement/Agency Chief Contracting Officer may, at any time, by written order to the Contractor, require the Contractor to stop all, or any part, of the work called for by this contract for a period of ninety (90) days after the order is delivered to the Contractor, and for any further period to which the parties may agree.
- I.7.2 The order shall be specifically identified as a stop work order issued under this clause. Upon receipt of the order, the Contractor shall immediately comply with its terms and take all reasonable steps to minimize the incurring of costs allocable to the work covered by the order during the period of work stoppage. Within a period of ninety (90) days after a stopwork is delivered to the Contractor, or within any extension of that period to which the parties shall have agreed, the Director, Contracts and Procurement/Agency Chief Contracting Officer shall either cancel the stop-work order; or terminate the work covered by the order as provided in the Default or Termination for Convenience clauses in the Standard Contract Provisions (Attachment J.1).
- I.7.3 If a stop-work order issued under this clause is canceled or the period of the order or any extension thereof expires, the Contractor shall resume work. The Director, Contracts and Procurement/Agency Chief Contracting Officer shall make an equitable adjustment in the delivery schedule or contract price, or both, and the contract shall be modified, in writing, accordingly.
- I.7.4 If the stop-work order results in an increase in the time required for, or in the Contractor's cost properly allocable to, the performance of any part of this contract; and the Contractor asserts its right to the adjustment within thirty (30) days after the end of the period of work stoppage; provided, that, if the Director, Contracts and Procurement/Agency Chief Contracting Officer decides the facts justify the action, the Director,
 - Contracts and Procurement/Agency Chief Contracting Officer may receive and act upon the claim submitted at any time before final payment under this contract.
- I.7.5 If a stop-work order is not canceled and the work covered by the order is terminated for the convenience of the District, the Director, Contracts and Procurement/Agency Chief Contracting Officer shall allow reasonable costs resulting from the stop-work order in arriving at the termination settlement.
- I.7.6 If a stop-work order is not canceled and the work covered by the order is terminated for default, the Director, Contracts and Procurement/Agency Chief Contracting Officer shall allow, by equitable adjustment or otherwise, reasonable costs resulting from the stop-work order.

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I.8 CONTRACTS IN EXCESS OF ONE MILLION DOLLARS

- I.8.1 Any Contract in excess of \$1,000,000 shall not be binding or give rise to any claim or demand against the District until approved by the Council of the District of Columbia and signed by the Agency Chief Contracting Officer.
- **I.9** This section is reserved for Future Use

I.10 <u>ANTI-KICKBACK PROCEDURES</u>

Definitions:

- I.10.1 "Kickback," as used in this clause, means any money, fee, commission, credit, gift, gratuity, thing of value, or compensation of any kind which is provided, directly or indirectly, to any prime Contractor, prime Contractor employee, subcontractor, or subcontractor employee for the purpose of improperly obtaining or rewarding favorable treatment in connection with a prime contractor in connection with a subcontract relating to a prime contract.
- I.10.2 "Person," as used in this clause, means a corporation, partnership, business association of any kind, trust, joint-stock company, or individual.
- I.10.3 "Prime contract," as used in this clause, means a contract or contractual action entered into by the District for the purpose of obtaining supplies, materials, equipment, or services of any kind.
- I.10.4 "Prime Contractor" as used in this clause, means a person who has entered into a prime contract with the District.
- I.10.5 "Prime Contractor employee," as used in this clause, means any officer, partner employee, or agent of a prime Contractor.
- I.10.6 "Subcontract," as used in this clause means a contract or contractual action entered into by a prime Contractor or subcontractor for the purpose of obtaining supplies, materials, equipment, or services of any kind under a prime contract.
- I.10.7 "Subcontractor," as used in this clause, means any person, other than the prime Contractor, who offers to furnish or furnishes any supplies, materials, equipment, or services of any kind under a prime contractor a subcontract entered into in connection with such prime contract, and includes any person who offers to furnish or furnishes general supplies to the prime Contractor or a higher tier subcontractor.
- I.10.8 "Subcontractor employee," as used in this clause, means any officer, partner, employee, or agent of a subcontractor.
- I.10.9 The Anti-Kickback Act of 1986, 41 U.S.C. §§ 51-58 (the Act), prohibits any person from:
- I.10.10 Providing or attempting to provide or offering to provide any kickback;

- I.10.11 Soliciting, accepting, or attempting to accept any kickback; or
- I.10.12 Including, directly or indirectly, the amount of any kickback in the contract price charged by a prime Contractor to the District or in the contract price charged by a subcontractor to a prime Contractor or higher tier subcontractor.
- I.10.13 The Contractor shall have in place and follow reasonable procedures designed to prevent and detect possible violations described in paragraph I-9 of this clause in its own operations and direct business relationships.
- I.10.14 When the Contractor has reasonable grounds to believe that a violation described in paragraph I-10.2 of this clause may have occurred, the Contractor shall promptly report in writing the possible violation to the Director, Contracts and Procurement/Agency Chief Contracting Officer.
- I.10.15 The Director, Contracts and Procurement/Agency Chief Contracting Officer may offset the amount of the kickback against any monies owed by the District under the prime contract and/or direct that the Prime Contractor withhold from sums owed a subcontractor under the prime contract the amount of the kickback. The Director, Contracts and Procurement/Agency Chief Contracting Officer may order that monies withheld under this clause be paid over to the District unless the District has already offset those monies under this clause. In either case, the Prime Contractor shall notify the Director, Contracts and Procurement/Agency Chief Contracting Officer when the monies are withheld.

I.11 <u>INSURANCE</u>

- I.11.1 The Contractor shall obtain the minimum insurance coverage set forth below prior to award of the Contract and within ten (10) calendar days after being called upon by the District to do so and keep such insurance in force throughout the Contract period.
- I.11. 2 **Bodily Injury:** The Contractor shall carry bodily injury insurance coverage written in the comprehensive form of policy of at least \$500,000 per occurrence.
- I.11. 3 **Property Damage:** The Contractor shall carry property damage insurance of \$20,000 per occurrence.
- I.11.4 **Workers Compensation:** The Contractor shall carry workers' compensation insurance covering all of its employees employed upon the premises and in connection with its other operations pertaining to this Contract, and the Contractor agrees to comply at all times with the provisions of the workers' compensation laws of the District.
- I.11. 5 **Employers Liability:** The Contractor shall carry employer's liability coverage of at least \$100,000 per employee.
- I.11. 6 **Automobile Liability Insurance:** The Contractor shall maintain automobile liability insurance written on the comprehensive form of policy.
 - The policy shall provide for bodily injury and property damage liability covering the operation of all automobiles used in connection with performing the contract.

Policies shall provide coverage of at least \$200,000 per person and \$500,000 per occurrence for bodily injury and \$20,000 per occurrence for property damage.

- I.11. 7 **Professional Liability:** The Contractor shall carry and maintain professional liability insurance coverage of at least \$1 Million Dollars.
- I.11.8 All insurance provided by the Contractor as required by this section except Workers' Compensation and Employers' Liability, comprehensive automobile liability insurance and the professional liability coverage, shall set forth the District as an additional loss payee. All insurance shall be written with responsible companies licensed by the District of Columbia's Department of Insurance and Securities Regulation with a certificate of insurance to be delivered to the District's Contracting Officer within ten (10) days of request by DMH. The policies of insurance shall provide for at least thirty (30) days written notice to DMH prior to this termination or material alteration.
- I.11.9 Notwithstanding the foregoing, DMH agrees that Contractor may maintain general liability (bodily injury and property damage) insurance and professional liability insurance with protection provided through Contractor's self-insurance program.

I.12 EQUAL EMPLOYMENT OPPORTUNITY

I.12.1 In accordance with the District of Columbia Administrative Issuance System, Mayor's Order 85-85 dated June 10, 1985, the forms for completion of the Equal Employment Opportunity Information Report are incorporated herein as Attachment J. 4. An award cannot be made to any Prospective Offeror who has not satisfied the equal employment requirements as set forth by the Department of Small and Local Business Development.

I.13 FIRST SOURCE EMPLOYMENT AGREEMENT

I.13.1 The Contractor shall maintain compliance with the terms and conditions of the First Source Employment Agreement executed between the District of Columbia and the Contractor throughout the entire duration of the contract, including option periods if any.

I.14 <u>SUBCONTRACTORS</u>

I.14.1 The Contractor hereunder shall not subcontract any of the Contractor's work or services to any subcontractor without the prior, written consent of the Contracting Officer. Any work or service so subcontracted shall be performed pursuant to a subcontract agreement, which the District shall have the right to review and approve prior to its execution to the Contractor.

Any such subcontract shall specify that the Contractor and the subcontractor shall be subject to every provision of this contract.

Notwithstanding any such subcontractor approved by the District, the Contractor shall remain liable to the District for all Contractor's work and services required hereunder.

I.15 ORDER OF PRECEDENCE

The Contract awarded as a result of this Contract shall contain the following clause:

Any conflict in language or any inconsistencies in this Contract shall be resolved by giving precedence to the document in the highest order of priority which contains language addressing the issue in question. The following sets forth in descending order of precedence documents that are hereby incorporated into this contract by reference and made a part of the Contract:

- I.15.1 Consent Order dated December 12, 2003 in Dixon, et al. v. Gray et al., CA 74-285 (TFH) (Dixon Consent Order Attachment J.3)
 I.15.2 Section A through J of this Contract Number RM-013-RFQ-029-BY4-DJW
- I.15.3 Standard Contract Provisions for Use with District of Columbia Government Supply and Services Contracts dated July 2010 (Attachment J.1)
- I.15.4 DMH Policies and Rules (J.9)
- I.15.5 Tax Certification Affidavit (J.7)
- I.15.6 EEO Policy Package (J.4)
- I.15.7 First Source Agreement (J.5)
- I.15.8 Wage Determination No. 2005-2081 (Revision No. 12, June 13, 2012) (J.6)

SECTION J

LIST OF DOCUMENTS, EXHIBITS AND OTHER ATTACHMENTS WEBSITES ADDRESSES FOR COMPLIANCE DOCUMENTS:

- J.1 STANDARD CONTRACT PROVISIONS (JULY 2010) (38 Pages)

 http://ocp.in.dc.gov/ocp/lib/ocp/policies_and_form/Standard_Contract_ProvisionsJuly2010

 .pdf
- J.2 WAGE DETERMINATION (REVISION 8, MAY 26, 2009) (10 Pages)
 Wage Determination http://www.wdol.gov/newsca.aspx
- J.3 Settlement Agreement dated September 8, 2011 In Dixon, et al. v Gray, et al., ca 74-285 (TFH) (Dixon Settlement Agreement) (Double click on link) (22 PAGES)

 http://www.dmh.dc.gov/dmh/frames.asp?doc=/dmh/lib/dmh/pdf/DixonSettlementAgreement/Settlement_Agreement.pdf
- J.4 EQUAL EMPLOYMENT OPPORTUNITY INFORMATION AND MAYOR ORDER 85-85 (6 Pages)

 $\underline{http://ocp.dc.gov/DC/OCP/Vendor+Support+Center/Solicitation+Attachments/EEO+Information+and+Mayor+Order+85-85}$

J.5 FIRST SOURCE EMPLOYMENT AGREEMENT (9 Pages)

 $\underline{http://ocp.dc.gov/DC/OCP/Vendor+Support+center/Solicitation+Attachments/First=Source}\\ +\underline{Employment+Agreement}$

- J.6 RESERVED
- J.7 TAX CERTIFICATIONAFFIDAVIT (1 Page)

 http://ocp.dc.gov/DC/OCP/Vendor+Support+Center/Solicitation+Attachments/Tax+Certification+Affidavit
- J.8 LIVING WAGE ACT FACT SHEET (THE WAY TO WORK (2 Pages)

 AMENDMENT ACT OF 2006

 http://ocp.dc.gov/DC/OCP/Publication%20Files/Living%20Wage%20Act%20Fact%20Sheet2010.pdf
- J.9 DEPARTMENT OF MENTAL HEALTH POLICIES AND RULES (New)
 http://www.dmh.dc.gov/dmh/cwp/view,a,3,q,621393,dmhNav,%7C31262%7C.asp (Total 85 Pages)