

ORDER FOR SUPPLIES OR SERVICES

PAGE 1 OF

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1. CONTRACT/PURCH ORDER/AGREEMENT NO. SP0300-04- DZ112		2. DELIVERY ORDER/CALL NO.		3. DATE OF ORDER/CALL (YYYYMMDD) 20040416		4. REQUISITION/PURCH REQUEST NO. ARS04020000300		5. PRIORITY	
6. ISSUED BY Defense Supply Center Philadelphia 700 Robbins Ave. Philadelphia, PA 19111-5092 DSCP-HRAA-F.TALLENT 215-737-2969			CODE SP0300		7. ADMINISTERED BY (If other than 6) DCMA Dallas 1200 Main Street Room 290 Dallas, TX 75202-4399			CODE S4402A	
9. CONTRACTOR NAME AND ADDRESS Oklahoma League for the Blind 501 N. Douglas Avenue Oklahoma City, OK 73106			CODE 07E931		FACILITY		10. DELIVER TO FOB POINT BY (Date) (YYYYMMDD) see schedule		11. X IF BUSINESS IS <input checked="" type="checkbox"/> SMALL <input type="checkbox"/> SMALL DISADVANTAGED <input type="checkbox"/> WOMEN-OWNED
							12. DISCOUNT TERMS Net 30 days		
							13. MAIL INVOICES TO THE ADDRESS IN BLOCK 15		

14. SHIP TO see schedule		CODE		15. PAYMENT WILL BE MADE BY DFAS Columbus Center DFAS-CO-JNC/Cheasapeake P.O. Box 182264 Columbus, OH 43218-2264		CODE SC1018		MARK ALL PACKAGES AND PAPERS WITH IDENTIFICATION NUMBERS IN BLOCKS 1 AND 2.	
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16. DELIVERY/CALL This delivery order/call is issued on another Government agency or in accordance with and subject to terms and conditions of above numbered contract.									
16. TYPE OF ORDER PURCHASE		Reference your Allocation 200402-MF, March 31, 2004 furnish the following on terms specified herein.							
		ACCEPTANCE. THE CONTRACTOR HEREBY ACCEPTS THE OFFER REPRESENTED BY THE NUMBERED PURCHASE ORDER AS IT MAY PREVIOUSLY HAVE BEEN OR IS NOW MODIFIED, SUBJECT TO ALL OF THE TERMS AND CONDITIONS SET FORTH, AND AGREES TO PERFORM THE SAME.							

NAME OF CONTRACTOR		SIGNATURE		TYPED NAME AND TITLE		DATE SIGNED (YYYYMMDD)	
If this box is marked, supplier must sign Acceptance and return the following number of copies:							

17. ACCOUNTING AND APPROPRIATION DATA/LOCAL USE SG97X4930.5CS0 01 26.0 S33150 4SP0300-04-D-Z112	
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18. ITEM NO.	19. SCHEDULE OF SUPPLIES/SERVICES	20. QUANTITY ORDERED/ACCEPTED*	21. UNIT	22. UNIT PRICE	23. AMOUNT
0001	Food Packet, Survival, General Purpose NSN: 8970-00-082-5665	223,968	PZ	\$10.97000	\$2,456,928.96
					ESTIMATED

ORIGINAL

*If quantity accepted by the Government is same as quantity ordered, indicate by X. If different, enter actual quantity accepted below quantity ordered and encircle.		24. UNITED STATES OF AMERICA		25. TOTAL \$2,456,928.96	
BY: JAMES A. LECOLLIER		CONTRACTING/ORDERING OFFICER		26. DIFFERENCES	

27a. QUANTITY IN COLUMN 20 HAS BEEN <input type="checkbox"/> INSPECTED <input type="checkbox"/> RECEIVED <input type="checkbox"/> ACCEPTED, AND CONFORMS TO THE CONTRACT EXCEPT AS NOTED:	
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b. SIGNATURE OF AUTHORIZED GOVERNMENT REPRESENTATIVE		c. DATE (YYYYMMDD)		d. PRINTED NAME AND TITLE OF AUTHORIZED GOVERNMENT REPRESENTATIVE	
e. MAILING ADDRESS OF AUTHORIZED GOVERNMENT REPRESENTATIVE		28. SHIP. NO.		29. D.O. VOUCHER NO.	
f. TELEPHONE NUMBER		g. E-MAIL ADDRESS		30. INITIALS	
		31. PAYMENT COMPLETE PARTIAL FINAL		32. PAID BY	
36. I CERTIFY THIS ACCOUNT IS CORRECT AND PROPER FOR PAYMENT.				33. AMOUNT VERIFIED CORRECT FOR	
a. DATE (YYYYMMDD)		b. SIGNATURE AND TITLE OF CERTIFYING OFFICER		34. CHECK NUMBER	
37. RECEIVED AT		38. RECEIVED BY (Print)		35. BILL OF LADING NO.	
		39. DATE RECEIVED (YYYYMMDD)		40. TOTAL CONTAINERS	
				41. S/R ACCOUNT NUMBER	
				42. S/R VOUCHER NO.	

Section "B" Supplies

Food Packet, Survival, General Purpose, Individual
 NSN: 8970-00-082-5665

Base Year

<u>Line Item</u>	<u>Destination</u>	<u>Quantity</u>	<u>RDD</u>	<u>Unit Price</u>	<u>Total</u>
0001AA	Mechanicsburg, PA (SW3100)	22,992 PZ 934 CS	JUL 30, 2004	\$10.64	\$244,634.88
0002AA	Tracy, CA (SW3200)	30,096 PZ 1,254 CS	AUG 30, 2004	\$10.64	\$320,221.44
0003AA	Germersheim, GE (SWE300)	2,904 PZ 121 CS	SEP 30, 2004	\$10.64	\$ 30,898.56
				Total	\$595,754.88

Note, Send 2 CS for each delivery order to the following:

Army Center of Excellence Subsistence (ACES) 48 PZ*
 US Army Quartermaster Center & School 2 CS
 Attn: ATSN-CES-OM (Robert Amirault @ 804-732-3304)
 1201 22nd Street
 Fort Lee, VA 23801-3304

<u>Year</u>	<u>Est. Qty.</u>	<u>Unit Price</u>	<u>Total</u>
Base	55,992 PZ	\$10.64	\$595,754.88
Option 1	55,992 PZ	\$10.86	\$608,073.12
Option 2	55,992 PZ	\$11.07	\$619,831.44
Option 3	55,992 PZ	\$11.30	\$632,709.60
Total Estimated Value			\$2,456,369.04

Variation in Quantity: +/- 2% per line

FOB: Origin

Acceleration of delivery and partial shipments will be considered with each order.

A certificate of conformance must accompany each shipment.

8970-00-82-5665 Food Packet, Survival TPK-2 Item, General Purpose, individual 24 Packets/Shipping Box, MIL-F-43231.

PRIME (ACQUISITION) DOCUMENT: Food Packet, Survival, General Purpose, Packaging and Assembly of MIL-F-43231D, 30 September 1992

DATE OF PACK: Acceptance will be limited to product processed and packed subsequent to date of award. 1/

1/ Date of pack applies only to new procurements and does not preclude Government furnished residual components from being utilized; except proposed use of residual food components shall be subject to coordination of DSCP-HR prior to use.

DEFINITIONS

Critical defect. A critical defect is a defect that judgment and experience indicate would result in hazardous or unsafe conditions for individuals using, maintaining or depending on the item; or a defect that judgment and experience indicate is likely to prevent the performance of the major item.

Major defect. A major defect is a defect, other than critical, that is likely to reduce materially the usability of the unit of product for its intended purpose.

Minor defect. A minor defect is a defect that is not likely to reduce materially the usability of the product for its intended purpose, or is a departure from established standards having little bearing on the effective use or operation of the unit.

Miscellaneous Requirements

As required by 48 CFR 246.471-1, *Subsistence*, AR 40-657, *Veterinary/Medical Food Inspection and Laboratory Service*, DLAR 4155.3, *Inspections of Subsistence Supplies and Services*, Clause 52.246-9P31, "SANITARY CONDITIONS (JAN 1992) DSCP", and as clarified by the Armed Forces Food Risk Evaluation Committee, 31 JAN 1996, all food components of Composite Operational Rations will originate from US Army Veterinary Command (VETCOM) sanitarily approved establishments. Acceptable sanitary approval is constituted by listing in VETCOM Cir 40-1, "Directory of Sanitarily Approved Food Establishments for Armed Forces Procurement", published by VETCOM, or, in some cases and as determined by DSCP and VETCOM, an establishment inspected and approved by the U.S. Department of Agriculture (USDA) or the U.S. Department of Commerce (USDC) and possessing a USDA/USDC establishment number. This requirement applies to all material, Government Furnished (GFM) and Contractor Furnished (CFM) Operational Ration food components and to all Operational Ration types. Requests for inspection and "Directory" listing by VETCOM will be routed through DSCP-HR for coordination and action. Situations involving proprietary supply sources will be addressed as such, in coordination with the Chief, Approved Sources Division, VETCOM.

The procedures contained in the "Integrated Pest Management (IPM) Program requirements for operational rations" December 1998, and the "Contractor Sanitation Program - Operational Rations", December 1998 are required and apply to all assembly and food component operations, except as exempted in section e of this document (see attached IPMP & sanitation programs)

The following change(s) apply to: MIL-F-43231 Food Packet Survival, General Purpose, Packaging and Assembly of MIL-F-43231D, 30 September 1992

Page 2, line 10, insert "A-A-20183 - tea instant"

" lines 18 and 19, delete entirely from "MIL-T-44284.....component)"

Page 4, paragraph 3.1.1.1 line 3, delete "0.0005" and insert "0.0048".

Page 4, paragraph 3.1.1, make the following changes:

Line 2, after "wintergreen" insert "(type I)".

Line 3, after "3.1.1.2" insert:

"The wintergreen tablets (type II) shall be individually wrapped and assembled into packets in accordance with 3.1.1.3."

Page 4, paragraph 3.1.1.1, lines 7, 8, 9, & 10, delete "TheFED-STD-595", insert "The exterior bag color shall conform to number 20219, 30219, 30227, 30279, 30313, 30324, or 30450 of FED-STD-595"

Page 4 paragraph 3.1.1.2, line 2 delete "5 inches (+/- 1/4 inch)" and insert "5 1/4 inches (- 1/8 inch)".

Page 5, paragraph 3.1.1.3, line 11, after "wrinkles," insert "channels,"

Para 3.2, line 2, after "3.1.3" insert "without damaging any of the components or paperboard box"

Para 3.2, line 9, insert "method type I or type II of" before "MMM-a-250".

Page 6 before paragraph 3.1.2 insert the following new requirements:

"3.1.1.3 Tablet Packaging Material. Each tablet shall be individually wrapped in a 2-ply laminated material composed of an external 0.00028 inch foil layer and a 15 pound paper contact layer. Prior to wrapping, the material shall be approximately 2 5/8 inches length by 1 3/8 inches in width. The material shall not transfer any foreign odor or flavor to the tablet. The exterior of the material shall be a nonreflective gray or silver color."

"3.1.1.3.1 Packet Material. The tablets shall be unitized in a laminated packet material constructed of an exterior 20 pound paper layer, a 7.5 pound low density polyethylene layer, a 0.0028 inch foil layer, and an interior 12 pound low density polyethylene heat-sealant layer. Prior to assembling the tablets, the packet material shall be 4 1/2 inches in length by 4 inches in width. The exterior paper laminate shall be pigmented in an Olive green to dark brown color. The laminates shall be suitably formulated for food packaging and shall not impart any flavor to the product being unitized. The packet material shall show no evidence of delamination or damage (tear or hole)."

"3.1.1.3.2 Packet Filling and Sealing. Fourteen individually wrapped tablets shall be assembled, face-to-face, in a row along the length dimension of the packet material shall be folded around the row of tablets and heat-sealed along the length dimension. The open end shall be folded in to close off the roll and contain the tablets."

Page 6, para. 3.1.2, table I.;

Line 3, after "Corn Flakes.. type II", delete "2 bars" and insert "1 bar";

Line 6, after "Shortbread MIL-S-44463", delete "1 bar and insert "2 bars";

Line 7, delete reference to "Wintergreen bar" entirely and insert:

"Wintergreen bar MIL-W-44464 type I 1 bar

or

Wintergreen tablets MIL-W-44464 type II 1 packet"

Lines 11 and 12, delete entirely from "tea mix....flavored", and insert:

"tea, instant A-A-20183 type II, class B 1 envelope".

After "envelope", insert "1" at the end of the table

Page 6, table I, at the end of the table insert footnote:

"1" inside dimensions of type II envelopes shall be 3 inches in length, 2 5/8 inches in width, and 1/8 inch in thickness."

Page 8, paragraph 4.3.1.1, make the following changes:

Line 5, delete "Food Pouch" and insert "Food Pouch or Tablet Package."

Under material requirement column for "Polyolefin film" after "Polyester film" insert "low density Polyethylene film."

Under requirement paragraph column for "laminated material" after "3.3.3.2.1" insert ",3.1.1.3 and 3.1.1.3.1."

Under requirement paragraph column for "aluminum foil" after "3.1.1.2.1" after "3.1.1.3.1" insert ",3.1.1.3 and 3.1.1.3.1".

Under requirement paragraph column for "color of laminated" after "3.1.1.2.1" insert "3.1.1.3 and 3.1.1.3.1".

Page 10, paragraph 4.3.21, line 1, after "pouch" insert "or packet (tablets)".

Table II, lines 1 and 3, after "pouches" insert "or packets"

line 3, table heading, and defects 201 and 202, after "pouch" insert "or packet".

Line 6, major defect 106, after "wrinkles," insert "channels,"

In defects 102, 103, 104, 105, 106, 204, 205, and 206 at end insert "(pouch only)".

In defects 101, 107, and 203, at end insert "(pouch or packet)".

insert new defect "109 tear or hole in tablet packet".

In footnote 3/, minor classification, in lines 1, 4, and 5, after "pouch" insert "or packet".

Page 12, paragraph 4.3.4, lines 6 & 7, delete "three adjacentsample" and insert: "three adjacent specimens shall be cut from the closure seal side of each pouch in the sample."

Para 4.3.5, make the following changes:

A. in heading, delete "paperboard box" and insert "Food Packets".

B. in line 1, delete "paperboard boxes" and insert "Food Packets".

C. in table III heading, delete "paperboard box" and insert "Food Packet".

D. in table III, major defect 102, insert "or not proper assortment as specified".

E. in table III, add new major defect as follows:

"105 tear, hole, or puncture or open seal in any component pouch or envelope".

F. in table III delete minor defect 204 entirely and insert:

"204 paperboard box or any component not clean 2/".

G. in table III, add new minor defect as follows:

"206 components not arranged in accordance with figure 1."

H. in footnote 2/, part a, line 1, after "box" insert "or component".

Page 14, paragraph 5.1.3, line 1, after "pouches" delete "(of the same component)" and insert "or packets (tablets) of the same component".

" " delete "not more than 200 pouches or packets (tablets) of the same component", insert "not more than 40 pounds"

SECTION C (CONTINUED)

SP0300-04-D 2112

Page 15, paragraph 5.3.1, line 1 after "pouches" insert "or packets".
" " lines 2 & 3, after "pouch" insert "or packet".

Page 16, paragraph 5.3.1.1, line 7, under "Wintergreen bar" insert "Win

Page 18, delete figure 1 entirely and insert new figure 1 drawing indicat
packet.

THE FOLLOWING CHANGE(S) APPLY TO: Wintergreen Bar, Surviva
MIL-W-44464, 30 September 1992.

Page 1, Paragraph 1.1, line 1, after "Bars" insert "or tablets"

" After 1.1, insert new paragraph:
"1.2 Classification. The product shall be of the following types as spec

Type I - Wintergreen Bar
Type II - Wintergreen Tablets"

Page 4, after 3.2.4, insert new ingredient:
"3.2.5 Maltodextrin. The Maltodextrin shall be a bland flavored white p =
carbohydrate with a Dextrose Equivalence between 4.0 and 7.0 (see 6. -

Page 4, paragraph 3.3.1., in heading insert "(Type I)"

After 3.3.1, insert new formulation and preparation.
"3.3.1.1 Wintergreen Tablets Formulation and Preparation (Type II). T
Tablets shall be formulated and prepared as follows:

Ingredients	Perce
Sucrose, White, Granular	
Direct and Compacting and Tableting Sugar	
Maltodextrin	
Magnesium Stearate	
Flavoring, Wintergreen, Natural and Artificial	

NOTE: The following preparation procedures were used in the develop
Alternate procedures may be used provided the finished product require
(When alternate procedures are used, the time requirements specified
product are still applicable.)

- A. A small amount of sucrose shall be mixed with the natural and artificial Wintergreen flavor until the flavor is well dispersed.
- B. The remaining amount of Sucrose and the Sucrose/Wintergreen mixture shall be mixed in a suitable mixer for 10 minutes.
- C. The Magnesium Stearate shall be added to this mixture and mixed for 1 minute."

Page 5, delete 3.3.2 entirely and insert:

"3.3.2 Compression of Wintergreen Product. The powder mixture shall be compressed so as to produce bars (Type I) or tablets (Type II; see 6.3.5) complying with the finished product requirements."

Page 5, delete 3.4 entirely and insert:

"3.4 Pouch (Type I) or Packet (Type II) Filling and Sealing. The compressed bars (Type I) or compressed tablets (Type II) shall be packaged immediately in accordance with MIL-F-43231."

Page 5, paragraph 3.5 e, after "3.0 ± 0.1 inches long by", insert "not more than".

Page 5, paragraph 3.5, delete "g" entirely and insert:

"g. The moisture content shall not be greater than 3.0 percent."

" " make the following changes:

- A. in "g", after "content", insert "for Type I product"
- B. in "h", after "bar" insert "(Type I) or tablet (Type II)"
- C. in "d", after "stains" insert "for Type I product".

Page 7, paragraph 4.5.3, make the following changes:

line 1, after "Pouch" insert "or Packet".

Line 2, after "Pouches" insert "or Packets".

Page 7, paragraph 4.5.4, make the following changes:

lines 2 and 5, after "Pouches", insert "or Packets"

lines 3 and 6, after "Pouch" insert "or Packet".

Line 4, after "45 grams", insert "for Type I product or less than 21 grams or greater than 28 grams for Type II product".

Page 7, paragraph 4.5.5 and Table I, make the following changes:

Line 2, after "Pouches" insert "or Packets".

Line 3, after "Pouch" insert "or Packet".

Defect 102, after "stains" insert "(Type I only)"

Defect 103, after "bar", insert "or tablet".

Defect 201, after "bar", insert "or tablet"

Insert new defect "203

Broken, split, or cracked tablet 4/".

Insert new footnote:

"4/ A broken, split, or cracked tablet is a tablet which is broken into two or more pieces and shows evidence of fracturing horizontally or vertically."

Page 8, paragraph 4.5.6, line 1, after "Pouches" insert "or Packets".

" , paragraph 4.5.7, make the following changes:

line 1, after "Pouches" insert "or Packets".

line 4, after "Bar" insert "or Packet of tablets".

Page 9, paragraph 6.1 insert new requirement:

"E. Type of product required (see 1.2)."

Page 9, paragraph 6.3, make the following changes:

In heading, after "ingredient", insert "and technical".

" , insert new ingredient information:

"6.3.4 Maltodextrin. It has been found the MaltinM40 manufactured by Grain Processing Corporation, Muscatine IA 52761-1494 meets the requirements o 3.2.5 and performs satisfactorily in this product."

"6.3.5 Tableting Information. It has been found that

Bentley Specialties, Inc
7345 Hamlin Ave.
Skokie, IL 60076
(773) 267-8726

has the ability to compress, package, and assemble the tablets in accordance with this document."

THE FOLLOWING CHANGE(S) APPLY TO: Cereal Bars, (Operational Ration Component, MIL-C-44389A, 24 Sep 93.

Page 1, paragraph 1.2, add to following new Style:

"Style C – 3.25 (+/-0.1) inches long by 2.00 (+/-0.2) inches wide and not more than 0.6 inches thick. Weight: 43 to 53 grams"

Page 5, paragraph 3.2.2, line 10, after "laboratory." Add the following new sentence:

"When cream substitute is added to the cereal matrix prior to baking, the Salmonella negative certificate is not required."

Page 8, paragraph 3.4 e, for Style B, after "3.0 (+0.2) inches by", insert "not more than".

" , after line 5, add the following new Style:

"Style C – Dimensions: 3.25 (+/-0.1) inch long by 2.00 (+/- 0.2) inches wide and not more than 0.6 inches thick. Weight 43 to 53 grams"

Page 17, delete paragraph 5.2.1 and substitute:

"5.2.1 Level C Packing. Not more than 40 pounds of finished product shall be packed in a manner to ensure carrier acceptance and safe delivery at destination at the lowest transportation rate for such supplies. The fiberboard shipping container shall comply with National Motor Freight Classification of Uniform Freight Classification, as applicable, except the closure of the fiberboard box shall be in accordance with an appropriate method as referenced in ASTM D 1974. When metal fasteners are used in the box manufacturer's joint or set-up, the fasteners on the inside of the box shall be covered with tape or paperboard."

THE FOLLOWING CHANGE(S) APPLY TO: MIL-D-44392 Dessert Bars, Ration Light, 30 day, 29 Dec 1989.

Page 2, paragraph 2.1.1, SPECIFICATIONS, DOCUMENTS, and HANDBOOKS.

Delete

"5801 Tabor Ave.
Philadelphia, PA 19120-5099"

And substitute

"Standardization Documents Desk, building 4D
700 Robbins Ave
Philadelphia, PA 19111-5094"

Insert new reference as follows:

"Military MIL-F-4323 Food Packet, Survival, General Purpose, Packaging and Assembly of"

Page 8, paragraph 3.3.1.2 f, delete entirely and insert:

"f. When cooled, store prepared matrix in a vacuum sealed container until ready for use. Matrix may be held under vacuum in accordance with good commercial practice for up to 30 days before forming into bars. If matrix is further processed into bars within 48 hours of cooking, vacuum sealing is not required. Product shall be held at room temperature such that the matrix moisture level does not exceed 2.0 percent."

Page 11, paragraph 3.5, delete entirely and insert:

"3.5. Pouch Filling & Sealing. The compressed bar(s) shall be packaged immediately in accordance with 5.1, or in accordance with the applicable Ration System specified."

" **added:**

"3.5.1 Food Packet, Survival, General Purpose. For Food Packet, Survival General Purpose, one Chocolate Chip Dessert Bar shall be packaged in accordance with MIL-F-43231."

Page 11, paragraph 3.6 e, delete entirely and insert:

"E. Each bar shall be 1.0 (+0.2) inch wide by 3.0 (+0.2) inches long by 1.0 (+0.1) inch thick."

Page 11, paragraph 3.6 e, after "3.0 (=0.2) inches long by" insert "not more than".

Page 20, paragraph 5.1.1, at end insert:

"When procured a component of Food Packet, Survival, General Purpose, one Chocolate Chip Bar shall be unit packed in accordance with MIL-F-43231."

Page 22, delete paragraph 5.2 entirely and substitute:

"5.2 Packing for Shipment to Ration Assembler Not more than 40 pounds of finished product shall be packed in a manner to ensure carrier acceptance and safe delivery at destination at the lowest transportation rate for such supplies. The fiberboard shipping container shall comply with National Motor Freight Classification of Uniform Freight Classification, as applicable, except the closure of the fiberboard box shall be in accordance with an appropriate method as referenced in ASTM D 1974. When metal fasteners are used in the box manufacturer's joint or set-up, the fasteners on the inside of the box shall be covered with tape or paperboard."

THE FOLLOWING CHANGE(S) APPLY TO: MIL-O-44136 Oatmeal and Granola Bars - (Operational Ration component), Military Specification MIL-O-444136C, 24 Sep 93.

Page 1, paragraph 1.2, after "Oatmeal Cookie Bar", delete ", Style a & Style B"; after line 4, add the following:

"Style A - 3.0 inches long by 1.0 inches wide and not more than 1.1 inches thick.

Style B - 3.25 inches long by 2.00 inches wide and not more than 0.6 inches thick"

Page 3, paragraph 2.2, under American Society for Testing and Materials (ASTM), add; "D 882 - Tensile Properties of thin Plastic Sheeting"

Page 7 paragraph 3.3, delete first sentence entirely, "processing shall be on a continuous basis."

Page 7, paragraph 3.3.1.2 E, delete second sentence entirely, "the oatmeal cookies may be.....and forming into bars."

Page 8, paragraph 3.3.1.2 F, line 1, delete the first sentence "grind cookies into friable crumbs." and substitute "grind the baked product into friable crumbs."

Page 8, paragraph 3.3.1.2, add the following new subparagraph; "H. The total time of production, including product preparation, grinding, compressing, and pouch filling and sealing shall not exceed 30 days."

Page 8, paragraph 3.3.2.2 D. delete entirely "D. the roasted mixture may be.....forming into bars."

" paragraph 3.2.2.2 delete "E" and substitute "D".

" paragraph 3.3.2.2, add the following new subparagraph; "E. the total time of production, including product preparation, compressing preparation, compressing, pouch filling and sealing shall not exceed 30 days."

Page 9, paragraph 3.3.3.3; delete entirely and insert:

"3.3.3.3 Ration Cold Weather. For the Ration Cold Weather (RCW), each pouch shall contain two Oatmeal Cookie Bars or two Granola Bars and shall be filled & sealed to comply with the finished product requirements and requirements specified in 5.1.1."

Page 9, paragraph 3.4 F, delete entirely and insert the following:

"F. The dimensions shall be as follows:

Style A - 3.0 (+/-0.2) inches long by 1.0 (+/-0.2) inches wide and not more than 1.1 inches thick.

Style B - 3.25 (+/-0.1) inches long by 2.00 (+/-0.2) inches wide and not more than 0.6 inches thick."

Page 11, insert the following new paragraph:

"4.5.3. Unfilled Preformed Bag Seal strength Testing. The unfilled Preformed bags shall be tested for seal strength in accordance with method A or B of ASTM D 882, except that testing speed may be 10 to 12 inches per minute. The lot size shall be expressed in bags. The sample size shall be the number of bags indicated by inspection level S-1. Three adjacent specimens shall be cut from each of the sealed sides of each bag sample. The results shall be reported to the nearest 0.1 pound. The average seal strength of each sample shall be calculated by averaging the strengths of the three test specimens cut from that seal. Any test specimen failing to meet the individual test specimen seal strength requirement specified in 5.1.1.1.3 or any seal failing to meet average seal strength requirement specified in 5.1.1.1.3 shall be cause for rejection of the lot."

Page 12, paragraph 4.5.3, in table I major defect 111, after "cracks" insert "or material degradation".

Page 14, footnote 8, table I of paragraph 4.5.3, delete "footnote 8/" entirely and insert:

"8/ to examine for stress cracks, the inside surface of each side shall be placed over a light source and the outside surface observed for passage of light. Observation of light through the bag material in the form of a curved or straight line greater than 2 mm in length shall be evidence of the presence of stress cracks. Observation of light through the bag material in the form of a curved or straight line 2 mm or smaller shall be considered a pinhole. Observation of ten or more pinholes per bag shall be evidence of material degradation."

Page 15, insert the following new paragraph:

"4.5.6.1 Bag Closure Seal Testing. The filled and sealed bags shall be tested in accordance with method A or B of ASTM D 882, except that the testing speed may be 10 or 12 inches per minute. For preformed bags, three adjacent specimens $\frac{1}{2}$ or 1 inch wide, shall cut from the closure seal of each bag in the sample. For form-fill-seal bags, three adjacent specimens $\frac{1}{2}$ or 1 inch wide shall be cut from each side and each end of each bag in the sample. For the preformed bag, the average seal strength of the closure seal shall be calculated by averaging the test results of each of the three specimens cut from the seal. For the form-fill-seal bag, the average strength of each side and end of the bag shall be calculated by averaging the test results of the three specimens cut from that side or end. The results shall be reported to the nearest 0.1 pound per inch of width. The lot size shall be expressed in bags. The sample unit shall be one filled and sealed bag. The sample size shall be the number of bags indicated by inspection level s-1. Any test specimen or average seal strength failing to meet the requirements of 5.1.1.1.1.3 & 5.1.1.2.2 shall be cause for rejection of the lot."

Page 16, paragraph 5, under "Ration, Cold Weather" line 2, delete "two oatmeal cookie bars, or two granola bars" and substitute "one Oatmeal Cookie Bar and one Granola Bar".

Page 17, paragraph 5.1.1.1.1, lines 2 through 5 delete "for MRE and LRP applications... of FED-STD 595.", insert "the exterior bag color shall conform to number 20219, 30219, 30227, 30279, 30313, 30324, or 30450 of FED-STD 595."

Page 17, at the end of paragraph 5.1.1.1.1.3, insert the following new sentence:

"As an alternative to the internal pressure requirement, the average seal strength shall be not less than 6 pounds per linear inch, and no individual test specimen seal strength be less than 5 pounds when tested as specified in 4.5.6.1."

Page 18, paragraph 5.1.1.2.2, line 9, after "not more than", delete "5 1/2" and insert "6"

Page 18, paragraph 5.1.1.2.2, line 15, after "1/16 inch", insert the following new sentence: "As an alternative to the internal pressure requirement, the average seal strength shall be not less than 6 pounds per linear inch, and no individual test specimen seal strength shall be not less than 5 pounds when tested as specified in 4.5.6.1."

Page 19, delete paragraph 5.2.1 entirely and substitute:

5.2.1 level C Packing. Not more than 40 pounds of finished product shall be packed in a manner to ensure carrier acceptance and safe delivery at destination at the lowest transportation rate for such supplies. The fiberboard shipping container shall comply with the Motor Freight Classification or Uniform Freight Classification, as applicable, except that closure of the fiberboard box shall be in accordance with an appropriate closure method as referenced in ASTM D 1974. When metal fasteners are used in the box manufacturer's joint or set-up, the fasteners on the inside of the box shall be covered with tape or paperboard."

Page 19, paragraph 5.3.1, line 3, after "ingredients", insert "the color of the printing ink shall conform to number 20045, 20212, 30045, 30099, 30108, 30111, or 30140 of FED-STD 595."

Page 19, paragraph 5.3.1, line 9, delete entirely: "ingredients.....high)"

" " line 9, delete entirely: "net weight.....high)"

" " lines 18 & 19, delete "21 CFR: part 101.9", add "the. after "labeling" delete "of food" and substitute "and education act (NLEA)."

The following change(s) apply to: MIL-S-44463 Shortbread Bar, Food Packet, Survival, General Purpose, MIL-S-44463, 30 Sept 92

Page 5, paragraph 3.3.1 e, delete "the matrix.....lightly browned" and insert: "the matrix shall be baked at 250 to 275 o until the matrix is lightly browned."

Page 5, paragraph 3.3.2, delete entirely and insert:
"3.3.2 shortbread preparation. The matrix may have to be ground through a 1/2 inch screen to reduce size prior to bar preparation. The shortbread matrix shall be mixed in a suitable mixer to 1/2 inch pieces."

Page 6, paragraph 3.5 delete "e" entirely and insert:
"Each bar shall be 1.0 +/- 0.2 inch wide by 3.0 +/- inches long by not more than 1.0 +/- inch thick."

THE FOLLOWING CHANGE(S) APPLY TO: Tea, Instant. Commercial Item Description A-20183A, May 1998.

(There are no changes at this time)

THE FOLLOWING CHANGE(S) APPLY TO: Quality Assurance Provisions and Packaging requirements for CID A-A-20183A, Tea, Instant, January 2000.

(There are no changes at this time)

THE FOLLOWING CHANGE(S) APPLY TO: Commercial Item Description, Bouillon (Soup & Gravy Bases), A-A-20202, February 1996.

(There are no changes at this time)

PACKAGING/PACKING/LABELING/UNITIZATION/MARKING

PACKAGING: Paragraphs 3.1.1, 3.1.1.1, 3.1.1.1.1, 3.1.1.1.2, 3.1.1.1.3, 3.1.1.2, 3.1.1.2.2, 3.1.2, 3.1.3 and 3.2 of MIL-F-43231.

PACKING: Level B – Paragraph 5.1.2 of MIL-F-43231.

LABELING: Paragraphs 5.3, 5.3.1, and 5.3.2 of MIL-F-43231.

UNITIZATION: Shipping containers shall be palletized and prepared in unit loads in accordance with Type III, Class G requirements of DSCP Form 3507 (figure 5), except the load requirement of not more than 43 inches shall not apply.

When moisture-complying pallets are furnished, fiberboard/polyethylene base pads and fiberboard top pads are not required.

WOODEN PALLETS THAT MAY BE USED TO SHIP MATERIAL TO U. S. FORCES DESTINED TO (OR THROUGH) EUROPEAN UNION (EU) NATIONS.

All wooden pallets and wood containers produced entirely or in part of non-manufactured softwood species shall be constructed from Heat Treated (HT to 56 degrees Centigrade for 30 minutes) coniferous material and certified by an accredited agency recognized by the American Lumber Standards Committee, Incorporated (ALSC) in accordance with Non-manufactured Wood Packing Policy, and Non-manufactured Wood Packing Enforcement regulations. All wooden pallets and containers produced entirely of non-manufactured hardwood species shall be identified by a permanent marking of "NC-US," 1.25 inches or greater in height, accompanied by the CAGE Code of the pallet/container manufacturer and the month and year of the contract. On pallets, the marking shall be applied to the stringer or block on diagonally opposite sides of the pallet and be contrasting and clearly visible.

(see URL:<http://www.alsc.org>)

All contract and orders where NMWPM may be used to ship material to U. S. forces and Foreign Military Sales customers in Europe are subject to these requirements. This includes all shipments moving through the Container Consolidation Points at the Defense Distribution Depots in Susquehanna, Pa and San Joaquin, CA, the Container Freight Station in Norfolk, VA; **Army Prepositioned Ship (APS 3) Upload Site in Charleston, SC (DoDAAC:W81X89 and W81YUK), and the Marine Corps Blount Island Command in Jacksonville, FL 32226-3404**, and the aerial ports of embarkation at Dover DE; Travis Air Force Base, CA; Naval Air Station, Norfolk, VA; and Charleston Air Force Base, SC, to the affected countries.

For Palletized/Containerized loads, the use of metallic strapping and/or edge protectors is prohibited.

MARKING: Unit loads shall be marked in accordance with paragraph 5.3.4 of MIL-F-43231.

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SECTION D (CONTINUED)

MARKING: Shipping containers shall be marked in accordance with paragraph 5.3.3 of MIL-F-43231 and the following Standard Item Description. The shelf-life data, cited below shall be used in computing the Inspection Test Date (ITD).

NSN	Name	Size	Qty.	Unit Issue	Shelf Life*
8970-00-082-5665	Food Packet Survival, GP	Packet	24	Pz.	60 *

*Ration held at or below 80° F.

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INSPECTION & ACCEPTANCE

(To be supplied by Quality Assurance Representative)

REFERENCE DOCUMENTS

Loads, Unit: Preparation of Semiperishable Subsistence Items. DSCP Form 3507, December 18, 2002.

Marking Instructions for Boxes, Sacks, and Unit Loads of Perishable and Semiperishable Subsistence. DSCP Form 3556, July 2003

Boxes, Folding, Paperboard. Federal Specification PPP-B-566E, Aug 74, & Amend-3 November 80, Notice 1 Jan 88.

Dessert Bars, Ration Light, 30-day MIL-D-44391, December 1989

Cereal Bars, (Operational Ration Component). MIL-C-44398A, September 1993.

Oatmeal Cookie and Granola Bars (Operational Ration Component). MIL-O-44136C, September 1993.

Shortbread Bar, Food Packet, Survival, General Purpose. MIL-S-44463, September 1992.

Wintergreen Bar, Food Packet, Survival, General Purpose. MIL-W-44464, September 1992.

Commercial Item Description Tea, Instant. A-A-20183A, May 1998.

Bouillon (Soup & Gravy Bases). Commercial Item Description, USDA. February 1996.

Sampling Procedures and Tables for Inspection by Attributes. American Society for Quality Control. ANSI/ASQC Z1.4, 1993

Standard Practice for Methods of Closing, Sealing, and Reinforcing Fiberboard Shipping Containers ASTM D 1974-98, March 1999.

Standard Practice for Fabrication of Fiberboard Shipping Boxes. ASTM D 5118-95, March 1996.

Standard specification for Annealed Aluminum & Aluminum-Alloy for Flexible Barrier, Food Contact, and Other Applications. ASTM B 479-00, August 2000.

Standard Test Method for Density of Plastics by the Density-Gradient Technique. ASTM D 1505-98, February 1999.

Standard Specification for Pressure-Sensitive Tape for Packaging, Box Closure, and Sealing. ASTM D 5485-99, December 1999.

Flow Rates of thermoplastics by Extrusion Plastomer. ASTM D1238-00, January 2001..

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EVALUATION & AWARD DATA

Guaranteed Maximum Shipping Weight and Cube/Case

NSN	Type Pack	Size	Cube	Weight
89780-00-082-5665	TPK-2		0.52 ft ³	18#

DESCRIPTION/SPECIFICATION

8935-00-082-5667 Soup and Gravybase, Instant, Chicken Flavored, 7 gm flexible pg, A-A-20202, Type II, Class I, Style B.

Prime Document: A-A-20202 Bouillon (Soup and Gravy bases, CID A-A-20202, February 29, 1996

Packaging: Seven grams of product shall be filled into an envelope, which shall be heat-sealed along all four sides. The dimensions of the heat-sealed envelope containing the product shall be not more than 3-³/₄ by 3-¹/₂ inches. The filled and sealed envelope shall be made from heat-sealable laminated material, one lamina of which shall be aluminum foil. The combined sheet shall show no evidence of delamination.

Packing: not greater than 40 pounds of finished product shall be securely packed into a shipping container fabricated in accordance with an appropriate Style, Class, and Grade of ASTM D 5118 – "Standard Practice for Fabrication of Fiberboard Shipping Boxes". When metal fasteners are used in the box manufacturers' joint or set-up, the fasteners shall be covered with tape or paperboard to protect the envelopes/intermediate container from mechanical damage. The intermediate container shall comply with paragraphs 5.1.3 and 5.1.3.1 of ASTM D 3951 – Standard Practice for Commercial Packaging".

Labeling: each intermediate box (of envelopes) shall contain the following information:

1. Product name
2. Contractor's name and address (including ZIP Code)
3. Number of envelopes (in intermediate box)
4. "Nutrition Facts" label in accordance with the Nutritional Labeling and Education Act (NLEA) and all applicable FDA/USDA regulations.
5. Lot number 1/ 2/

1/ Each envelope shall be clearly printed or stamped with the lot number, which also appears on the intermediate box.

2/ A letter, explaining the lot code, shall be provided to the Contracting Officer

Marking: The following information will be included: "for: Food Packet, Survival General Purpose."

**INTEGRATED PEST MANAGEMENT (IPM) PROGRAM REQUIREMENTS FOR
OPERATIONAL RATIONS***

APPLICABLE TO ALL OPERATIONAL RATIONS*

1 DECEMBER 1998

I. Scope and Applicability

A. These IPM program requirements are applicable to contractors and/or subcontractors (both subsequently referred to as contractors) who manufacture, store, assemble, or ship Government Furnished Materials (GFM) and/or Contractor Furnished Materials (CFM) used in the production and/or assembly of operational rations. Contractors supplying other than subsistence items for the Operational Rations programs are exempt from the specific requirements contained in this document. However, suppliers of nonfood items must adhere to Good Manufacturing Practices so as to avoid the introduction of filth and/or pests into associated food manufacturing and assembly facilities.

1. Contractors are required to submit a single comprehensive written 'master' IPM program, containing all required supporting documentation, for each facility they intend to use for the processing, assembly, or storage of components and end items or final assemblies. The 'master' program will be tailored to address any unique aspects of the facility to which it pertains and will follow the format of the IPM program requirements as described in Paragraph III. of this document. All IPM programs will be submitted through the Contracting Officer for evaluation by a DPSC entomologist.

2. Once approved, each facility specific 'master' IPM program will remain in effect for one (1) year from the date of approval. Upon expiration of the 'master' program, a written request for program renewal, to include all modifications and updated supporting documentation (see paragraph V.), must be submitted to the Contracting Officer for approval by a DPSC entomologist. At no time will a contractor facility be allowed to participate in an Operational Rations program without a current and approved IPM program. Requests for program modifications may be made at any time but must apply to the previously approved 'master' IPM program currently in effect. The currently approved 'master' IPM program may be extended to cover any new contracts awarded during the course of the one (1) year life of the program. Requests for coverage of new contracts must be submitted in writing through the Contracting Officer for approval by a DPSC entomologist. Contractors new to the Operational Rations programs, or those reentering after a hiatus, will be required to submit initial 'master' IPM programs in conjunction with the solicitation process whenever it may occur.

B. Contractors involved in any aspect of an Operational Rations program shall comply with the Federal Food, Drug, and Cosmetic Act and the Federal Insecticide, Fungicide and Rodenticide act as amended, and any regulations promulgated thereunder.

C. An approved written 'master' IPM program shall be in existence prior to contract award. The program will also be fully implemented prior to initial receipt, production, storage, assembly, or shipment of Operational Ration

components, end items, or final assemblies. The Contracting Officer may take whatever action is deemed necessary to insure full compliance with any and all aspects of the IPM program. The Government reserves the right to inspect the premises and associated products and materials and to reject those products and/or materials evidencing pest infestation/contamination or determined to be produced or held under insanitary conditions.

II. Integrated Pest Management (IPM) Program Concepts

A. IPM may be defined as "the use of all appropriate technological and management techniques to bring about an effective degree of pest prevention and suppression in a cost-effective, environmentally sound manner". Accordingly, the goal of IPM is to minimize the adverse environmental impact of pesticides while achieving an acceptable level of control and cost effectiveness. The single most important aspect of IPM in the food processing and storage industry is SANITATION.

B. Basic IPM Program Elements

1. Sanitation, housekeeping, and good manufacturing practices.
2. Continuous product and facility inspections to include a pest surveillance program utilizing pheromone surveillance technology.
3. Proper facility design, maintenance, and physical pest exclusion.
4. Proper stock handling and warehousing techniques.
5. Appropriate use of mechanical pest control techniques and trapping strategies.
6. Proper selection and application of pesticides, using those of least toxicity where feasible.

III. IPM Program Required Elements*

*This section (III.) contains those required elements of the IPM program for Operational Rations which must be addressed in the written program to be submitted for approval prior to contract award. All program elements must be addressed. Requests for waivers and/or modifications to any of the elements contained in the IPM program must be submitted in writing through the Contracting Officer for consideration by a DSCP entomologist.

A. Sanitation, Housekeeping, and Good Manufacturing Practices

1. At least one (1) week prior to the initiation of any associated contract operation, all portions of the subject facility shall be rendered sanitary and pest free. A comparable level of sanitation will be achieved in all adjacent facility areas, even if not directly associated with Government contract operations.
2. Any equipment not required in the handling or processing of food or non-food items, and which is not a part of the required production/assembly process, shall be clean and properly maintained to preclude pest infestation/harborage.

3. Spilled food or ingredients, residue from damaged product, waste packaging or packing materials, and all other debris shall be cleaned up and properly disposed of by the end of each workday. Infested residue or debris will be disposed of immediately. Waste receptacles will be kept covered at all times.

4. Inbound conveyances will be inspected to determine that they have arrived in a sanitary and pest free condition. Evidence of conveyance infestation will be immediately reported to DPSC. Outbound conveyances will be inspected and rendered sanitary and pest free before loading.

5. Damaged product will not be placed in the general storage area. Damaged product discovered in the general storage area will be removed to a designated rework/salvage area. The rework/salvage area will be maintained in a highly sanitary and pest free condition at all times. Damaged product, which cannot be salvaged, will be expeditiously disposed of with the approval of the Contracting Officer when required.

6. Ingredient mixing/batching rooms/areas will receive detailed attention to sanitation requirements. Product residues associated with such operations will not be allowed to accumulate.

7. The facility grounds will be maintained in a neat and orderly manner, free of trash, debris, and accumulations of excess materials and equipment, which may provide harborage for insect and rodent pests. Dumpsters will be kept covered at all times.

***NOTE:** A separate Sanitation Program is required as described in "Contractor Sanitation Program - Operational Rations", dated December 1998.

B. Product/Facility Inspections and Pest Surveillance

1. All incoming products and materials, including packaging and packing materials will be inspected upon receipt for evidence of pest infestation/contamination. Special attention should be given to the receipt of raw ingredients and spices, as these items are highly susceptible to infestation.

2. Periodic facility walk-through sanitary inspections are encouraged in order to identify damaged product, infested/contaminated materials, facility maintenance needs, and to evaluate the overall effectiveness of sanitation and pest management programs.

NOTE: The procedures in the following paragraph 3. must be fully implemented within thirty (30) days of contract award for solicitations containing this IPM program dated December 1998.

3. Insect surveillance will be accomplished by means of pheromone trapping, utilizing specific or combination pheromone traps to provide surveillance for the major stored product pest species commonly infesting processed foods and ingredient items.

a. Pheromone traps will be located at appropriate intervals throughout all ingredient and food component storage areas to provide for early detection of stored product insect activity. Pheromone lures will be periodically changed in accordance with the manufacture's recommendations. Damaged and/or dirty traps will be changed when necessary.

b. Trap monitoring will be accomplished jointly by contractor and pest control subcontractor personnel with collection results verified by an in-plant Government representative. Insect specimens collected from pheromone traps will be submitted by the Government representative directly to DSCP-HROS for identification. Reporting of negative results is not required. The contractor will provide all necessary collection and packaging materials and postage for the submission of specimens.

c. All other insect specimens collected from within contractor facilities during the course of contract operations, exclusive of pheromone traps and electrocution devices, will be submitted by a Government representative to DSCP-HROS for identification.

C. Facility Design, Maintenance, and Pest Exclusion

1. Roofs and walls will be maintained in a good state of repair to prevent leaks and accumulations of standing water.

2. All holes or gaps in interior and exterior walls will be sealed as necessary on a continual basis.

3. All exterior openings, including windows, air exchangers (unless fitted with operable louvers), vents, and doors which may remain open, will be properly screened.

4. All door entrances will be self-closing and constructed of rodent-proof material in such a manner to preclude rodent entry when closed. Cargo or dock doors will be equipped either with inflatable/adjustable boots, full-length vinyl strips, and/or properly functioning air curtains. Cargo doors left open for ventilation will be fitted with framed screen inserts to prevent insect entry.

5. Cleaning and caulking/sealing of facility floor and wall cracks/joints should be attended to as necessary on a continuing basis.

D. Stock Handling and Warehousing Techniques

1. Infestible food components and ingredients will be stored a minimum of 18 inches away from all walls and partitions. Inspection aisles of not less than 18 inches will be maintained between each two (2) rows or stacks of subject product. Pallet rack systems are acceptable as long as all product is readily accessible for inspection. Infestible ingredient items, when stored in rack systems, will be located at the lowest levels and consolidated for ease of monitoring and surveillance.

2. Two or more infestible components will not be located on a single pallet.

3. Proper stock handling practices, designed to minimize product damage, will be enforced throughout the course of contract operations.

4. Commercial ingredient items of an infestible nature will be stored separately from ingredient items used in the Government contract operation. Remaining commercial components and end items will be segregated to the maximum extent possible, given the physical constraints of the storage facility.

E. Mechanical Control and Trapping Strategies

1. Mechanical rodent control devices and/or traps may be utilized in any area of the food processing and storage facility as long as they do not interfere with normal production operations. These devices are used in lieu of bait stations containing rodenticides. If food type bait materials are used in conjunction with traps, they should be monitored for potential insect infestation. A map or layout of all facilities showing the existing or intended locations of mechanical rodent control devices will be included.

2. Rodent glue boards may be utilized as required for control and also as a means of rodent surveillance.

3. Reliance on magnetic or sonic repelling devices for insect, rodent, and/or bird control is not recommended.

4. Properly approved and installed insect electrocution devices may be utilized in all areas of the facility at the discretion of the contractor. Electrocution devices will be maintained in a clean and sanitary manner and positioned so as not to contaminate food products or food contact surfaces.

F. Pesticide Selection and Application**1. Applicator and Pesticide Documentation**

a. The application of pesticides, categorized as "Restricted Use" by the Environmental Protection Agency (EPA), will only be performed by properly trained and certified pesticide applicators. Legible copies of valid State applicator licenses/certifications for all persons applying "Restricted Use" pesticides on the premises will be provided. Similarly, legible copies of product labels for any "Restricted Use" pesticide proposed for use will be provided, along with a narrative description for each pesticide to include, the intended site(s) of application, application method(s), proposed application frequency, and the % active ingredient in the finished formulation. Material Safety Data Sheets (MSDS) are not required and are not acceptable in lieu of product labels.

b. The application of "General Use" pesticides may be performed by trained persons. Individual State restrictions may apply to the application of "General Use" pesticides in a commercial food processing and/or storage facility. The names and qualifications for all persons applying "General Use" pesticides on the premises will be provided, if not commercially certified as above. Similarly, legible copies of product labels (not MSDS's) for any "General Use" pesticide proposed for use will be provided, along with a narrative description of the intended site(s) of application, application method(s), proposed application frequency, and the % active ingredient in the finished formulation.

2. The selection, application method, and frequency of application for residual insecticides, flushing agents, space treatment chemicals, insect growth regulators, rodenticides, and herbicides will be left to the discretion of the contractor or the pest control subcontractor. A detailed narrative of the intended uses will be presented in the program as stated above. Pesticide application and treatment records will be kept for each facility treated and will be maintained for a minimum of one (1) year. These treatment records will

be made available to the Government upon request and will be reviewed during on-site visits to the establishment.

NOTE: Residual insecticides applied in processing facilities, which fall under the jurisdiction of the USDA Food Safety and Inspection Service (FSIS) - Meat and Poultry Inspection Office (MPIO), will be applied in accordance with MPI directives and with the approval of the Inspector-in-Charge (IIC).

NOTE: In no case will product, pouches, meal bags, lids, cans, accessory bags, or unassembled component items be exposed during pesticide applications.

3. Facility exterior perimeter rodent bait stations, containing an EPA approved rodenticide, are required. Bait stations will be of the tamper proof type and secured for safety. Rodenticide use descriptions and labels will be submitted as requested in the above paragraph. The locations of the exterior bait stations will be indicated on the facility maps or layouts. Rodenticides will not be used in processing, assembly, or storage areas.

4. If a requirement exists for the use of toxic rodent tracking powders, a DSCP entomologist will first be notified and approval granted for such use. Nontoxic tracking powders may be utilized at the discretion of the pest control service person.

5. A fumigation capability must be available in the event either product or facility fumigation becomes necessary. The source of the capability and a copy of the subject certification will be provided.

NOTE: Retorted and pouch sealed components, as well as final assembled rations, will not be fumigated unless authorized by a DSCP entomologist.

IV. Required Notifications

A. Intended changes, additions, deletions, or other proposed modifications to any aspect of an approved 'master' IPM program will be submitted to the Contracting Officer for evaluation by a DSCP entomologist before implementation.

B. A DSCP entomologist will be immediately informed of any infestations found in product, packaging supplies, or within the facilities themselves. Immediate telephonic notification through the Contracting Officer is required.

C. Contractors will be notified of unfavorable insect surveillance results, as they are determined. A contractor generated corrective action reply, describing what actions are being taken to correct the unfavorable situation, will be required.

V. Required Attachments/Inclusions

A. Copies of pesticide use logs/service reports for the six (6) month period immediately preceding receipt of the solicitation to which the 'master' IPM program applies will be submitted. Each written request for IPM program renewal will also include use logs or services reports for the previous six (6) months, as well as any program updates or modifications.

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B. Copies of current applicator licenses or certifications. Update as appropriate.

C. Pesticide labels as described above.

D. Pesticide use narratives as described above.

SECTION D

52.211-9008 BAR CODING REQUIREMENTS FOR DIRECT VENDOR DELIVERY (DVD) SHIPMENTS – DD FORM 250/250C/COMMERCIAL PACKING LIST (FEB 2004) - DLAD

(a) This bar coding requirement is applicable only to solicitations and awards issued by DSCC, DSCP, and DSCR that require shipments of material to a location other than a DLA Distribution Depot (i.e., direct vendor delivery (DVD)). This clause requires a linear bar code only.

(b) In addition to other marking requirements in this contract, the following separate lines of bar coded data, with Human Readable Interpretation (HRI) printed directly below the element, shall be provided:

- (1) Document number and suffix.
- (2) National Stock Number (NSN) (in absence of the NSN, the CAGE and Part Number).
- (3) ICP Routing Identifier Code (RIC), Unit of Issue, quantity, followed by an "A" and eight zeros.

(c) These bar code markings shall either be placed on or printed on labels affixed to either the DD Form 250/250c or the commercial packing list. If used on DD Form 250/250c, it should be in blocks 15, 16, 17, etc. In either case, these documents shall be furnished in Packing List Envelopes affixed to the outside of the shipping container.

(d) The bar code symbology shall be Code 3 of 9 (Code 39) in accordance with ISO/IEC-16388.

NOTES: In bar code element 1 above, the Document Number consists of a 14-character (15 characters when a suffix is included) alphanumeric code. It may be listed on a contract/award as the Requisition Number, Transportation Control Number (TCN), etc.

In bar code element 2 above, the NSN will appear as a 13-digit code without the dashes.

In bar code element 3 above:

The RIC for each procuring activity is as follows:

- S9C - Defense Supply Center Columbus - Construction
- S9E - Defense Supply Center Columbus - Electronics
- S9G - Defense Supply Center Richmond
- S9I - Defense Supply Center Philadelphia – General and Industrial
- S9T - Defense Supply Center Philadelphia - Clothing and Textiles
- S9M - Defense Supply Center Philadelphia – Medical Materiel
- S9P - Defense Supply Center Philadelphia – Perishable Subsistence
- S9S - Defense Supply Center Philadelphia – Semi-perishable Subsistence

The appropriate unit of issue (U/I) will appear as a two digit alpha character.

The quantity will appear as a five-position number, including zero fillers on the left.

The above will be followed by an "A" and eight zeros, (i.e. "A0000000")

NO SPACES SHALL SEPARATE THE INDIVIDUAL DATA ELEMENTS WITHIN EACH LINE.

A copy of ISO/IEC-16388 is available from:

The American National Standards Institute
25 West 43rd Street
New York, NY 10036

Or through www.ansi.org or www.iso.ch

52.211-9010 MILITARY SHIPPING LABEL (MSL) REQUIREMENTS -- MIL-STD-129P (FEB 2004) DLAD

(a) MIL-STD-129, Revision P, dated December 15, 2002, establishes the requirement for Contractors that ship packaged materiel to the Government to provide both linear and two-dimensional (2-D) bar coding on military shipping labels (MSLs). The new requirements apply to all shipments, which includes either depot (DLA-Direct) or DVD (Customer-Direct) shipments. Linear (Code 3 of 9 or Code 39) bar codes continue to be required on interior packages (unit and intermediate packages) for the National Stock (NSN) and, when applicable, the serial number; and on shipping containers and palletized unit loads for the NSN, Contractor and Government Entity (CAGE) Code, contract number and, when applicable, the serial number. The new requirements do not apply to delivery orders when the basic contract has not been modified to require MIL-STD-129P.

(b) The new MSL replaces former DD Form 1387 and is illustrated in Figures 2a and 2b of MIL-STD-129P. The MSL requires Code 3 of 9 or Code 39 linear bar codes for the Transportation Control Number (TCN), piece number and DODAAC for the ultimate consignee or mark-for address. The 2-D bar code on the MSL must contain the document (requisition) number, NSN, Routing Identifier Code (RIC), Unit of Issue, Quantity, Condition Code, and Unit Price, which are ordinarily included on the DD Form 250 or the DD Form 1348-1A. MIL-STD-129P provides numerous illustrations of what must be bar-coded and the recommended placement of the bar code. When the contract omits any data element required to be bar-coded, the field should be zero-filled.

(c) MIL-STD-129P, sources for conforming labels, and related information are available on the DLA Packaging Web Site at URL: <http://www.dscr.dla.mil/offices/packaging/specstdslist.html#STDs>.

SECTION E

The clauses listed herein, if marked with an "X" in the space provided, apply to this solicitation. Some of the clauses are printed full text, others are included by reference to the Master Solicitation. The clauses included by reference are identified by the clause number, title and date. Each of the clauses incorporated by reference shall have the same force and effect as if set forth in full. The insertion of an "X" by the offeror in any additional space may render the offer unacceptable.

MASTER SOLICITATION CLAUSES INCORPORATED BY REFERENCE

- [] 52.246-9P02 SUPPLIER RESPONSIBILITY FOR TESTING OF MATERIALS AND COMPONENTS (JAN 1992) DSCP
[] 52.246-9P04 SHADE EVALUATION OF CONTRACTOR FURNISHED COMPONENTS (JAN 1992) DSCP
[] 52.246-9P06 MANUFACTURING PROCESS CONTROLS AND IN-PROCESS INSPECTIONS FOR FABRIC FINISHERS (AUG 1999) DSCP
[] 52.246-9P07 INSPECTION SYSTEM REQUIREMENT FOREIGN MANUFACTURED ITEMS (JAN 1992) DSCP
[] 52.246-9P08 TEST AT GOVERNMENT LABORATORY (JAN 1992) DSCP

The following Federal acquisition regulation clauses are incorporated by reference:

- [X] 52.246-2 INSPECTION OF SUPPLIES—FIXED PRICE (AUG 1996)
[X] 52.246-15 CERTIFICATE OF CONFORMANCE (APR 1984)
[X] 52.246-16 RESPONSIBILITY FOR SUPPLIES (APR 1984)

CLAUSES SET FORTH IN FULL

[X] 52.246-9P12 INSPECTION AND ACCEPTANCE BY THE GOVERNMENT (JAN 1992) DSCP

(a) Saving and reserving to the Government all rights under the inspection provision, the following is applicable to this acquisition:

Inspection at

- [X] Contractor's Plant and Acceptance at [X] Contractor's Plant
[] Destination [] Destination

upon execution of DD Form 250 by the authorized Government representative.

(b) Resultant award or contract will contain the name and address of the office responsible for performance of inspection.

(c) Offeror shall indicate below the location where supplies will be inspected:

Plant: _____
Street: _____
City/St/Zip: _____

[] (d) Notwithstanding the foregoing designation of destination as the place for inspection and acceptance of supplies furnished hereunder, the Government reserves the right to require inspection and acceptance at contractor's plant. Said right may be exercised either before award or during the course of performance of any resultant contract. Should said right be exercised during the course of performance, only the undelivered portion of the contract quantities will be subject to inspection and acceptance at contractor's plant. In view of the foregoing, offerors are required to supply the information requested in paragraph (c), above.

SECTION E

52.246-9000 CERTIFICATE OF QUALITY COMPLIANCE (DEC 1994) DLAD

The Contractor shall prepare and furnish a Certificate of Quality Compliance (COQC) for all supplies delivered under this contract. If the supplies delivered under this contract are from more than one manufacturing lot, a separate COQC shall be prepared and furnished for each manufacturing lot represented by, manufactured or produced under a product specification, original equipment manufacturer (OEM)/manufacturer's part number, commercial, industry or military standard, or drawings, or other technical data.

(a) This Certificate shall contain the following:

(1) The Contractor's name, address, and commercial and Government entity (CAGE) code number (if assigned), the contract/order number, the applicable specification, drawing, or standard (including revision/amendment and date), identification of the specific supplies manufactured or produced (including National Stock Number, nomenclature, type, grade, and class, if applicable); for metal products, the COQC shall include the alloy designation and condition (finish and temper), if applicable. If the contractor is not a manufacturer, the Certificate shall include the name, address and CAGE Code (if assigned) for each of the entities through which the supplies or materials, components, subassemblies, assemblies or parts passed, so that traceability to the manufacturer will be readily discernible therefrom.

(2) The identification of each parameter for which the contract, specification, drawing, or standard required inspection or testing;

(3) The identification of the specific requirement for each of the parameters in (2), above, for the particular material being produced and covered by the certificate;

(4) The actual results of inspections or tests conducted by the contractor to demonstrate conformance with each of the specific requirements of (3), above;

(5) The marking requirement for the material and the source of this requirement (contract and specification or standard); and

(6) A statement, signed by an authorized contractor representative responsible for quality assurance, that (i) the lot has been produced, sampled, tested, and inspected, and marked in accordance with all contract and specification requirements; and (ii) the material complies with all of the contract and specification requirements.

(b) For contracts assigned for Government inspection at source, the Contractor shall have the completed certificate available for review by the Government representative when the material is presented for acceptance by the Government. In the case of destination-inspected material, the Contractor shall attach a copy of the completed certificate to the packing list sent with each shipment to each shipping point designated in the contract. For source inspected material, a copy may (but need not) accompany the shipment. If the Contractor offering the material to the Government is not the manufacturer of the material, the Contractor is responsible for obtaining a certified test report from the manufacturer, including it as part of this COQC, and for demonstrating that the specific material being offered under this certificate is covered by the certified test report.

(c) Unless otherwise specified by the contract, the Contractor shall be responsible for retaining the certificate for a period of 4 years. When requested by the Contracting Officer, the Contractor shall make the certificate available for review by the Government at any time during the period the certificate is required to be retained.

The following Defense Logistics Agency Directive (DLAD) clauses are incorporated by reference only when checked:

52.246-9003 MEASURING AND TEST EQUIPMENT (JUN 1998)

52.246-9004 PRODUCT VERIFICATION TESTING (JUN 1998)

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The following provisions/clauses are incorporated by reference only when checked: 52.211-11 LIQUIDATED DAMAGES—SUPPLIES, SERVICES OR RESEARCH AND DEVELOPMENT (SEP 2000)

Paragraph (a): Insert the amount of _____.

 52.211-16 VARIATION IN QUANTITY (APR 1984)

Paragraph (b): The permissible variation shall be limited to:

2 Percent increase 2 Percent decrease

This increase or decrease shall apply to:

 1. Each contract sub-line item number (e.g., 0001AA) 2. The following contract sub-line item numbers: 52.211-17 DELIVERY OF EXCESS QUANTITIES (SEP 1989) 52.242-15 STOP-WORK ORDER (AUG 1989) 52.242-17 GOVERNMENT DELAY OF WORK (APR 1984) 52.247-29 F.O.B. ORIGIN (JUN 1988) 52.247-34 F.O.B. DESTINATION (NOV 1991) 52.247-52 CLEARANCE AND DOCUMENTATION REQUIREMENTS – SHIPMENTS TO DoD AIR OR WATER TERMINAL TRNSSHIPMENT POINTS (APR 1984) 52.247-58 LOADING, BLOCKING, AND BRACING OF FREIGHT CAR SHIPMENTS (APR 1984) 52.247-59 F.O.B. ORIGIN--CARLOAD AND TRUCKLOAD SHIPMENTS (APR 1984) 52.247-61 F.O.B. ORIGIN—MINIMUM SIZE OF SHIPMENTS (APR 1984) 52.247-65 F.O.B. ORIGIN, PREPAID FREIGHT—SMALL PACKAGE SHIPMENTS (JAN 1991)**MASTER SOLICITATION CLAUSES INCORPORATED BY REFERENCE** 52.242-9P03 REPORT OF SHIPMENT (REPSHIP) OF PERISHABLE MEDICAL ITEMS (JAN 1992) DSCP 52.247-9P06 SPECIAL HANDLING/STORAGE INSTRUCTIONS (JAN 1992) DSCP**The following clause is set forth in full text:** 52.246-9P27 DISTRIBUTION OF MATERIAL INSPECTION AND RECEIVING REPORTS (DD FORM 250) (MAR 1999)
DSCP*(a) Distribution of Material Inspection and Receiving Reports (DD Form 250) will be in accordance with Appendix F of the Defense FAR Supplement (DFARS). The "Purchasing Office" copy shall be forwarded to the Defense Supply Center Philadelphia, Defense Logistics Agency, 700 Robbins Avenue, Philadelphia, PA 19111-5092, ATTN: DSCP-HRDA-6 B102

*(b) The _____ copy shall be mailed in a separate envelope to _____.

Marked for ATTN: DSCP-_____

(c) This is a _____ acquisition. With respect to Table 2, Special Distribution, of DFARS Appendix F, _____.

*NOTE: When paragraphs (a) and (b) are both completed with a DSCP attention code, contractor is required to use one envelope addressed to DSCP-_____; however, the top of each form must be annotated with separate codes appearing in paragraphs (a) and (b) respectively.

SECTION G

 52.242-9P13 RESPONSIBILITY FOR ADMINISTRATION AND INSPECTION (AUG 2000) DSCP

(a) CORRESPONDENCE: All pertinent correspondence relative to this contract/order shall be directed to the administration office identified on Page 1 of this contract/order. Contractor requests for deviations from, or waiver of, specification requirements shall be submitted to the assigned Quality Assurance Representative (QAR).

 (b) PROPERTY ADMINISTRATION

(1) Where Government Furnished Material (GFM) is being provided under the Clothing and Textile Bailment System (DSCP Clause 52.245-9P03), the responsibility for Property Administration is assigned to the administering office designated on Page 1 of this contract/order. The responsibility for maintenance of the Government's official property records is retained by the Defense Supply Center Philadelphia (DSCP), ATTN: DSCP-CRDA-1.

(2) Where Government Loaned Property (GLP) is being provided (DSCP Clause 52.245-9P02), the responsibility for property administration is retained by the Defense Supply Center Philadelphia,

ATTN: DSCP-_____.

(3) Where Government Furnished Property (GFP), other than that cited in paragraphs (1) and (2) above, is being provided, the responsibility for property administration is assigned to the administration office designated on Page 1 of this contract/order.

(c) INSPECTION: Inspection shall be accomplished by the administration office at the contractor's place of performance unless otherwise indicated below:

INSPECTION OFFICE (If other than administration office):

INSPECTION POINT (If other than place of performance):

If a Government QAR has not been assigned by the time inspection service is needed, notify the cognizant inspection office.

(d) INSPECTION INSTRUCTIONS: The supplies shall be inspected for compliance with packaging, packing, marking and quantity requirements only. At the discretion of the QAR, the contractor's test records (protocol) shall also be reviewed to determine compliance with requirements.

(e) ADVANCE NOTIFICATION: Pursuant to FAR Clause 52.246-2, Inspection of Supplies Fixed-Price, the Government hereby requests advance notification that supplies are ready for Government inspection. The contractor shall telephonically notify the Government QAR at the office indicated in para (c) above seven working days prior to the date supplies are ready for inspection.

(f) SPECIAL INSTRUCTIONS ON CoCs: The term "Contract Administration Office" as it is used in FAR Clause 52.246-15, Certificate of Conformance (CoC), shall be interpreted as the Food and Drug Administration office cited in para (c) above. This interpretation applies only to FAR Clause 52.246-15 and shall not apply to any administrative function performed by the office designated on Page 1, of this contract/order.

 252.247-7024 NOTIFICATION OF TRANSPORTATION OF SUPPLIES BY SEA (MAR 2000) DFARS

(a) The Contractor has indicated by the response to the solicitation provision, Representation of Extent of Transportation by Sea, that it did not anticipate transporting by sea any supplies. If, however, after the award of this contract, the Contractor learns that supplies, as defined in the

Transportation of Supplies by Sea clause of this contract, will be transported by sea, the Contractor-

(1) Shall notify the Contracting Officer of that fact; and

(2) Hereby agrees to comply with all the terms and conditions of the Transportation of Supplies by Sea clause of this contract.

(b) The Contractor shall include this clause, including this paragraph (b), revised as necessary to reflect the relationship of the contracting parties-

(1) In all subcontracts under this contract, if this contract is a construction contract; or

(2) If this contract is not a construction contract, in all subcontracts under this contract that are for-

(i) Noncommercial items; or

(ii) Commercial items that-

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(A) The Contractor is reselling or distributing to the Government without adding value (generally, the Contractor does not add value to items that it subcontracts for f.o.b. destination shipment);

(B) Are shipped in direct support of U.S. military contingency operations, exercises, or forces deployed in humanitarian or peacekeeping operations; or

(C) Are commissary or exchange cargoes transported outside of the Defense Transportation System in accordance with 10 U.S.C. 2643.

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52.252-2 CLAUSES INCORPORATED BY REFERENCE (FEB 1998)

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at this/these address(es):

<http://www.dla.mil/j-3/j-336/icps.htm>

52.252-6 AUTHORIZED DEVIATIONS IN CLAUSES (APR 1984)

(a) The use in this solicitation or contract of any Federal Acquisition Regulation (48 CFR Chapter 1) clause with an authorized deviation is indicated by the addition of "(DEVIATION)" after the date of the clause.

(b) The use in this solicitation or contract of any Defense FAR Supplement (48 CFR Chapter 2) clause with an authorized deviation is indicated by the addition of "(DEVIATION)" after the name of the regulation.

The FAR provisions/clauses listed below are incorporated by reference only when checked.

- 52.204-7 CENTRAL CONTRACTOR REGISTRATION (DEC 2003)
- 52.204-7 CENTRAL CONTRACTOR REGISTRATION (DEC 2003) ALTERNATE I (DEC 2003)
- 52.208-9 CONTRACTOR USE OF MANDATORY SOURCES OF SUPPLY (FEB 2002)
- 52.211-15 DEFENSE PRIORITY AND ALLOCATION REQUIREMENTS (SEP 1990)
- 52.214-26 AUDIT AND RECORDS--SEALED BIDDING (OCT 1997)
- 52.214-27 PRICE REDUCTION FOR DEFECTIVE COST OR PRICING DATA--MODIFICATIONS--SEALED BIDDING (OCT 1997)
- 52.214-28 SUBCONTRACTOR COST OR PRICING DATA-- MODIFICATIONS--SEALED BIDDING (OCT 1997)
- 52.214-29 ORDER OF PRECEDENCE - SEALED BIDDING (JAN 1986)
- 52.217-2 CANCELLATION UNDER MULTIYEAR CONTRACTS (OCT 1997)
- 52.217-6 OPTION FOR INCREASED QUANTITY (MAR 1989)
 - Insert "the time specified in paragraph (c) of clause 52.217-9P08."
- 52.217-7 OPTION FOR INCREASED QUANTITY--SEPARATELY PRICED LINE ITEM (MAR 1989)
 - Insert "the time specified in paragraph (c) of clause 52.217-9P08."
- 52.219-3 NOTICE OF TOTAL HUBZONE SET-ASIDE (JAN 1999)
- 52.219-4 NOTICE OF PRICE EVALUATION PREFERENCE FOR HUBZONE SMALL BUSINESS CONCERNS (JAN 1999)
- 52.219-6 NOTICE OF TOTAL SMALL BUSINESS SET-ASIDE (JUN 2003)
- 52.219-6 NOTICE OF TOTAL SMALL BUSINESS SET-ASIDE (JUN 2003) ALTERNATE I (OCT 1995)
- 52.219-8 UTILIZATION OF SMALL BUSINESS CONCERNS (OCT 2000)
- 52.219-9 SMALL BUSINESS SUBCONTRACTING PLAN (JAN 2002)
- 52.219-9 SMALL BUSINESS SUBCONTRACTING PLAN (JAN 2002) ALTERNATE I (OCT 2000)
- 52.219-9 SMALL BUSINESS SUBCONTRACTING PLAN (JAN 2002) ALTERNATE II (OCT 2000)
- 52.219-14 LIMITATIONS ON SUBCONTRACTING (DEC 1996)
- 52.219-16 LIQUIDATED DAMAGES - SUBCONTRACTING PLAN (JAN 1999)
- 52.222-1 NOTICE TO THE GOVERNMENT OF LABOR DISPUTES (FEB 1997)
- 52.222-3 CONVICT LABOR (JUN 2003)

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- 52.222-19 CHILD LABOR – COOPERATION WITH AUTHORITIES AND REMEDIES (JAN 2004)
- 52.222-20 WALSH-HEALEY PUBLIC CONTRACTS ACT (DEC 1996)
- 52.222-21 PROHIBITION OF SEGREGATED FACILITIES (FEB 1999)
- 52.222-26 EQUAL OPPORTUNITY (APR 2002)
- 52.222-29 NOTIFICATION OF VISA DENIAL (JUN 2003)
- 52.222-35 EQUAL OPPORTUNITY FOR SPECIAL DISABLED VETERANS, VETERANS OF THE VIETNAM ERA, AND OTHER ELIGIBLE VETERANS (DEC 2001)
- 52.222-36 AFFIRMATIVE ACTION FOR WORKERS WITH DISABILITIES (JUN 1998)
- 52.222-37 EMPLOYMENT REPORTS ON DISABLED VETERANS AND VETERANS OF THE VIETNAM ERA (DEC 2001)
- 52.222-38 COMPLIANCE WITH VETERANS' EMPLOYMENT REPORTING REQUIREMENTS (DEC 2001)
- 52.223-6 DRUG-FREE WORKPLACE (MAY 2001)
- 52.223-9 ESTIMATE OF PERCENTAGE OF RECOVERED MATERIAL CONTENT FOR EPA-DESEGNATED PRODUCTS (AUG 2000)

OR

- 52.223-9 ESTIMATE OF PERCENTAGE OF RECOVERED MATERIAL CONTENT FOR EPA-DESEGNATED PRODUCTS (AUG 2000) ALTERNATE I (APR 1996)
- 52.223-14 TOXIC CHEMICAL RELEASE REPORTING (AUG 2003)
- 52.227-1 AUTHORIZATION AND CONSENT (JUL 1995)
- 52.227-2 NOTICE AND ASSISTANCE REGARDING PATENT AND CPYRIGHT INFRINGEMENT (AUG 1996)
- 52.227-3 PATENT INDEMNITY (APR 1984)
- 52.227-3 PATENT INDEMNITY (APR 1984) ALTERNATE I (APR 1984)

(c) This patent indemnification shall not apply to the following items:

- 52.228-14 IRREVOCABLE LETTER OF CREDIT (DEC 1999)
- 52.229-3 FEDERAL, STATE, AND LOCAL TAXES (APR 2003)
- 52.229-4 FEDERAL, STATE, AND LOCAL TAXES (STATE AND LOCAL ADJUSTMENTS) (APR 2003)
- 52.229-6 TAXES--FOREIGN FIXED-PRICE CONTRACTS (JUN 2003)
- 52.232-9 LIMITATION ON WITHHOLDING OF PAYMENTS (APR 1984)
- 52.232-16 PROGRESS PAYMENTS (APR 2003)
- 52.232-16 PROGRESS PAYMENTS (APR 2003) ALTERNATE II (APR 2003)
Paragraph (o) \$ _____ (limit on amount of unliquidated progress payments)
- 52.232-16 PROGRESS PAYMENTS (APR 2003) ALTERNATE III (APR 2003)
- 52.232-18 AVAILABILITY OF FUNDS (APR 1984)

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[X] 52.232-25 PROMPT PAYMENT (OCT 2003)

The following time frames apply to the fill-ins contained in this clause:

Para (a)(5)(i): 7th day

Para (b)(1): 7th day for progress payments and 14th day for interim payments on cost type contracts.

[X] 52.232-33 PAYMENT BY ELECTRONIC FUNDS TRANSFER – CENTRAL CONTRACTOR REGISTRATION (MAY 1999)

[] 52.232-36 PAYMENT BY THIRD PARTY (MAY 1999)

[] 52.239-1 PRIVACY OR SECURITY SAFEGUARDS (AUG 1996)

[] 52.242-2 PRODUCTION PROGRESS REPORTS (APR 1991)

[X] 52.242-10 F.O.B. ORIGIN-GOVERNMENT BILLS OF LADING OR PREPAID POSTAGE (APR 1984)

[] 52.244-2 SUBCONTRACTS (COST-REIMBURSEMENT AND LETTER CONTRACTS) (AUG 1998)
ALTERNATE I (AUG 1998)

[] 52.245-2 GOVERNMENT PROPERTY (FIXED-PRICE CONTRACTS) (JUN 2003)

[] 52.245-2 GOVERNMENT PROPERTY (FIXED-PRICE CONTRACTS) (JUN 2003) ALTERNATE I (APR 1984) (DEV)

[] 52.245-4 GOVERNMENT-FURNISHED PROPERTY (SHORT FORM) (JUN 2003)

[] 52.245-17 SPECIAL TOOLING (APR 1984) (DEV)

[X] 52.246-23 LIMITATION OF LIABILITY (FEB 1997)

[] 52.246-24 LIMITATION OF LIABILITY-HIGH VALUE ITEMS (FEB 1997)

[] 52.246-24 LIMITATION OF LIABILITY-HIGH VALUE ITEMS (FEB 1997) ALTERNATE I (APR 1984)

[X] 52.247-1 COMMERCIAL BILL OF LADING NOTATIONS (APR 1984)

[] 52.248-1 VALUE ENGINEERING (FEB 2000) ALTERNATE III (APR 1984)

NOTE: In accordance with DSCP VECP program requirements, a VECP will not be considered if it is the subject of a similar proposal submitted by another contractor or if the Government is independently pursuing a similar engineering change.

[X] 52.251-1 GOVERNMENT SUPPLY SOURCES (APR 1984)

[X] 52.253-1 COMPUTER GENERATED FORMS (JAN 1991)