AMENDMENT OF SOLICITATION/MODIFICATION OF CONTRACT			1. CONTRACT ID CODE		PAGE OF PAGES	
					1	3
2. AMENDMENT/MODIFICATION NO. 0011	3. EFFECTIVE DATE	4. REQUISITION/PURCHAS	SE REQ. NO.	5. PROJECT NO	5. (If applic	bie) — — —
6. ISSUED BY CODE	Jul 18, 2013	7. ADMINISTERED BY	(If other than Item 6)	CODE		
DLA Troop Support Directorate of Subsistence 700 Robbins Avenue Philadelphia, PA 19111 POC: Paula Williams/FTAS 215-73	SPM300 37-3150	Same as Blo	1999 - 2019 - 2017/2019/2019/2019/2019		<u></u>	
8. NAME AND ADDRESS OF CONTRACTOR (No., street, count)		(X) 9A. AMENDMENT	OF SOLICIATION	INO.		
			SPM300-1 9B. DATED (SEE) Apr 30 TOA. MODIFICATIO TOB. DATED (SE	TEM 11) , 2013 DN OF CONTRAC		
CODE FAC	ILITY CODE		-			
11. THIS ITEM C	NLY APPLIES TO AME	NDMENTS OF SOLICI	TATIONS			
or (c) By separate letter or telegram which includes a reference to DESIGNATED FOR THE RECEIPT OF OFFERS PRIOR TO THE HOUR A already submitted, such change may be made by telegram or lette amendment, and is received prior to the opening hour and date sp 12. ACCOUNTING AND APPROPIRATION DATA <i>(if required)</i> 13. THIS ITEM ONLY IT MODIFIES TH	copies of the amendment; (b) B the solicitation and amendmen ND DATE SPECIFIED MAY RESUL r, provided each telegram or le pecified. APPLIES TO MODIFIC E CONTRACT/ORDER N	y acknowledging receipt of t numbers. FAILURE OF YO T IN REJECTION OF YOUR C tter makes reference to the ATION OF CONTRAC O. AS DESCRIBED IN	this amendment on each co UR ACKNOWLEDGMENT TO FFER. If by virtue of this am solicitation and this <b>TS/ORDERS.</b>	opy of the offer s BE RECEIVED AT endment your d	r THE PLACE Jesire to chan	ge an offer
CHECK ONE A. THIS CHANGE ORDER IS ISSUED PURSUANT TO NO. IN ITEM 10A.	): (Specify authority)	THE CHANGES SET FORTH I	N ITEM 14 ARE MADE IN TH	E CONTRACT OR	der	
B.       THE ABOVE NUMBERED CONTRACT/ORDER IS MODIFIED TO REFLECT THE ADMINISTRATIVE CHANGES (such as changes in paying office, appropriation date, etc. ) SET FORTH IN ITEM 14, PURSUANT TO THE AUTHORITY OF FAR 43.103(b).       (such as changes in paying office, appropriation date, etc. ) SET FORTH IN ITEM 14, PURSUANT TO THE AUTHORITY OF FAR 43.103(b).						
C. THIS SUPPLEMENTAL AGREEMENT IS ENTERED INTO PURSUANT TO AUTHORITY OF:						
D. OTHER (Specify type of modification and aut	hority)					
E. IMPORTANT: Contractor 🔲 is not,	is required to sign this d	ocument and return	co	pies to the is	suing offic	ce.
<ul> <li>14. DESCRIPTION OF AMENDMENT/MODIFICATION ( Organi, SUBSISTENCE PRIME VENDOR SUPPORT SURROUNDING AREAS; AND COAST GUA IS HEREBY AMENDED.</li> <li>1. See pages 2-3.</li> <li>2. All other terms and condition</li> </ul>	ARD CUSTOMERS IN	ID/SEATTLE NAV I SOUTHEAST AL nged.	Y SHIPS; SEAT ASKA SOLICITA	TLE, WAS TION SPM	300-13	
Except as provided herein, all terms and conditions of the document referenced in Item 9A or 10A, as heretofore changed, remains unchanged and in full force and effect.          15A. NAME AND TITLE OF SIGNER       (Type or print)         16A. NAME AND TITLE OF SIGNER       (Type or print)						
15A. NAME AND TITLE OF SIGNER (Type or print)			LEY - Contract	(Type or print, ing Offi		
15B. CONTRACTOR/OFFEROR	15C. DATE SIGNED	16B. UNITED STATES OF AM		and the	16C. DATE	SIGNED

	(Signature of person authorized to sign)
75 40 01	152 0070

(Signature of Contracting Officer)

SPM300-13-R-0052

The following are provided to clarify and/or revise the answers previously provided in Amendment 0005. Offerors are reminded that all answers are provided for clarification purposes only and do not change the requirements in the solicitation.

1. The answer to question 9 is replaced as follows:

**REFERENCE:** DLAD 52.216-9064 ECONOMIC PRICE ADJUSTMENT (EPA) – ACTUAL MATERIAL COSTS FOR SUBSISTENCE DELIVERED PRICE BUSINESS MODEL – DLA TROOP SUPPORT SUBSISTENCE PRIME VENDOR (SPV) CONTIGUOUS UNITED STATES (CONUS) (FEB 2013)

- **9. VENDOR QUESTION:** Is there any restriction on the mechanism or entity through which Private Label Holders set the price for invoices that establish delivered price? For example:
  - a. May such distributors set the price of their products through intermediaries who do not directly manufacture or grow the product?

**DLA Troop Support Answer:** Yes. A distributor that meets one of the definitions of Private Label Holder may set its price as it sees fit, provided it is done in a commercial marketplace and the price is input in its system as the starting basis for all customer pricing, as required in the definition of Delivered Price.

- b. May such distributors set price through the use of a distributor business unit or affiliated organization?
   DLA Troop Support Answer: Yes; see above answer.
- c. May such distributors set price through the use of a price list?

DLA Troop Support Answer: Yes; see above answer.

2. Questions 54 and 61 are revised as follows:

**REFERENCE:** SUPPORTING PRODUCT INFORMATION, A. Invoices/Quotes.

**54. VENDOR QUESTION:** Is there any minimum number of weeks that a quote must last to be considered valid?

**DLA Troop Support Answer:** To be considered a valid quote, the price should be in effect for a period of time consistent with the period of time a quote for such item is normally valid in the commercial marketplace, and the offeror must be willing to hold this price through final proposal revisions (at least as long as the 271 day period specified for Period for Acceptance of Offers in paragraph 2 of the Addendum to FAR 52.212-1). If awarded the contract, the quoted price (or

lower price if available) must be held through the initial catalog and the product must be available to our customers.

**61. VENDOR QUESTION:** Confirm that there is no minimum time for the duration of a quote period.

**DLA Troop Support Answer:** To be considered a valid quote, the price should be in effect for a period of time consistent with the period of time a quote for such item is normally valid in the commercial marketplace, and the offeror must be willing to hold this price through final proposal revisions (at least as long as the 271 day period specified for Period for Acceptance of Offers in paragraph 2 of the Addendum to FAR 52.212-1). If awarded the contract, the quoted price (or lower price if available) must be held through the initial catalog and the product must be available to our customers.

3. Questions 55, 58, and 59 remain unchanged. DLAD 52.216-9064 and related pricing provisions define Delivered Price as <u>the</u> most recent "commercial price per unit to the Contractor, inclusive of all standard freight, that is input in the Contractor's purchasing system as the starting basis for its pricing to customers..." and require that "the delivered price to [the contractor's] delivering warehouse" is "identical to the delivered price of such product sold at the same time to its other customers." The definition of Standard Freight states that standard freight may include interdivision transfers between the contractor's warehouses "provided the delivered price (inclusive of standard freight) of a product at a given time is identical to the delivered price of the same product at the same time to other commercial customers in the SPV Contractor's electronic purchasing system." This language requires delivered price to be identical to <u>the</u> single price in the contractor's system for its delivering warehouse, not <u>a</u> or <u>any</u> price into the contractor's corporate distribution network.