AMENDMENT OF SOLICITATION/MODIFICATION OF CONTRACT					1. CONTRACT ID CODE PAGE OF PAGE J 3		
2. AMENDMENT/MODIFICATION NO. PO:001		3. EFFECTIVE DATE See Blk. 16C	4. REQUISITION/PUR See Block 14	CHASE REQ. NO.	5. PROJECT NO. (If applicable		pplicable)
6. ISSUED B	Y CODE	SPE300	7. ADMINISTERED BY (If other than Item 6) CODE SPE300			PE300	
700 ROBBINS PHILADELPHI USA Initiator: Isaac	E OF SUBSISTENCE AVENUE A PA 1911-5086	SAMITEKO@DLA.MIL	DLA TROOP SUPPORT DIRECTORATE OF SUBSI 700 ROBBINS AVENUE PHILADELPHIA PA 1911! USA				
B. NAME AND	ADDRESS OF CONTRACTOR (No., stree	t, county, State and ZIP Code)		(X) SAL AMENDMEN	NT OF SOLICE	TATION NO	
FOOD SERV 17889 MCLE MOUNT VER USA		·	18A. MODIFICA SPE300-1	9B. DATED (SEE ITEM 11)  18A. MODIFICATION OF CONTRACT/ORDER NO. SPE300-15-D-4017  10B. DATED (SEE ITEM 13)			
CODE 1FUE	B7 F.	ACILITY CODE		ĺ	2016 FEE	3 05	
		ONLY APPLIES TO A	MENDMENTS OF SO	LICITATIONS			
or (c) By separa PLACE DESIG amendment you and this amend	gitems 8 and 15, and returning ate letter or telegram which includes a refere NATED FOR THE RECEIPT OF OFFERS P u desire to change an offer already submitted treent, and is received prior to the opening has ITING AND APPROPRIATION DATA (If required)	nce to the solicitation and amen RIOR TO THE HOUR AND DA d, such change may be made by our and date specified.	ATE SPECIFIED MAY RESU	F YOUR ACKNOWLED:	MENT TO BE	RECEIVED	OAT THE
		APPLIES ONLY TO MO ES THE CONTRACT/O					
CHECK ONE	A. THIS CHANGE ORDER IS ISSUED PU IN ITEM 10A.	RSUANT TO: (Specify authority	Y) THE CHANGES SET FOR	ITH IN ITEM 14 ARE MA	DE IN THE C	ONTRACT	ORDER NO.
	B. THE ABOVE NUMBERED CONTRACT date, etc. ) SET FORTH IN ITEM 14, PUF	RSUANT TO THE AUTHORITY	OF FAR 43.103 (b).	IVE CHANGES ( such a	s changes in p	paying office	, appropriation
x	C. THIS SUPPLEMENTAL AGREEMENT 52.212-4(c)		IT TO AUTHORITY OF:				
	D. OTHER (Specify type of modification at	nd authority)					
. IMPORT	ANT: Contractor [ is not, X	is required to sign this	document and return	copie	s to the iss	uing offic	е.
4. DESCRIPTI	ION OF AMENDMENT/MODIFICATION ( <i>Ο</i> η	ganized by UCF section headin	ngs, including solicitation/com	tract subject mailer when	re feasible.)		
See Cont	inuation Sheet					,	
Except as provi	ded herein, all terms and conditions of the d						
sa name and Neliss	TITLE OF SIGNER (Type or print)  La Spradlin, Gov't		MICHAEL			urint)	
Well's	TOR/OFFEBOR Su Sylvadu gnature of person euthorized to sign)	15C. DATE SIGNED	16B. UNITED STATES OF	AMERICA			TE SIGNED 2-20/1

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## REFERENCE NO. OF DOCUMENT BEING CONTINUED: SPE300-16-D-4017/P00001

PAGE 2 OF 3 PAGES

- 1. The purpose of this modification is to clarify and describe procedures to ensure compliance with laws applicable to performance under this contract, in this case, the International Convention for the Safety of Life at Sea (SOLAS). Effective July 1, 2016, SOLAS requires that the Verified Gross Mass (VGM) of all loaded containers be provided to the ocean carrier and terminal representative before any container is lifted onboard a vessel. Additional information on these requirements is included in Military Surface Deployment and Distribution Command Customer Advisory CA-16-04/08-0035 dated April 8, 2016
- 2. When shipping containers booked through the Defense Transportation System (DTS), in order to comply with SOLAS requirements, the Subsistence Prime Vendor MUST ensure that the VGM of each container is provided to DLA Distribution, that the VGM of each container is certified, and that the tare weight of each container is also provided to DLA Distribution. This information shall be provided by the Subsistence Prime Vendor, or its representative, in a format approved by the DLA Distribution Transportation office.
- 3. The certified VGM of the container shall be determined by one of the following methods, unless otherwise authorized by the Contracting Officer, with all weighing being completed in accordance with the laws of the jurisdiction in which the weighing occurs:

Method No. 1: Weigh the packed container after loading is finished;

---or---

Hethod No.2: Weigh the individual packages/cargo, including the packing and securing material, then add the tare weight of the container.

- 4. When shipping containers booked through DTS, the VGM provided to DLA Distribution must be certified with the following statement:
- "I hereby certify that this container was weighted IAW the International Convention for the Safety of Lives at Sea (SOLAS), Chapter VI, Fart A, Regulation 2 Cargo Information, and the gross weight is determined to be \_\_\_\_\_\_ lbs. Signed and certified: (electronic signature; pen and ink signature; or signature block in all capital letters)."

All forms of signature must be legible and made by a representative of the "shipper." For the purposes of the certified VGM for any material shipped through DTS under this contract, the "shipper" is defined as the company at whose location the container is loaded and sealed. There may be instances where the party booking the container differs from the shipper; however, the shipper is still responsible for supplying and certifying the VGM data unless otherwise directed by the Contracting Officer or DLA Distribution. The Subsistence Prime Vendor will be responsible for ensuring that the shipper provides an accurate VGM and provides the appropriate certification. Failure to submit the VGM, the above certification statement, and/or a legible, valid form of signature may delay the container shipment. The Government will not be responsible for any delays or costs associated with the failure to provide the required VGM and certification. Consistent with the basic contract terms, any such costs, including demurrage or product loss, will be the Subsistence Prime Vendor's responsibility.

Inclusion of the above certification on a packing list is generally the preferred method of submission; however, other forms of submission may be acceptable when approved or required by DLA Distribution and the Contracting Officer.

5. It is the Subsistence Prime Vendor's responsibility to ensure all information and documentation submitted is accurate so that containers will not be delayed during transit. The Subsistence Prime Vendor is advised that a container missing the VGM certification may not be loaded onboard the vessel and may be denied entry to the port facility. Any discrepancies in the VGM could result in additional charges and/or cargo being frustrated within the transportation pipeline. The Subsistence Prime Vendor will be responsible for costs incurred for delays due to improper or erroneous documentation, including documentation related to SOLAS requirements. The U.S. Government is not responsible for any costs resulting from or related to delays

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## REFERENCE NO. OF DOCUMENT BEING CONTINUED: SPE300-16-D-4017/P00001

PAGE 3 OF 3 PAGES

associated with these SOLAS requirements or improper documentation.

- 6. Additionally, for Class I Subsistence shipments through DTS, the Subsistence Prime Vendor will be required to provide the DTS carrier with the VGM directly. The method for providing each carrier with the VGM may vary based on the carrier and the port. The Subsistence Prime Vendor shall request specific guidance on how this information is to be provided to the carriers from the DLA Distribution Transportation Office.
- 7. The Subsistence Prime Vendor is responsible for ensuring its continued compliance with transportation related laws and regulations applicable to performance under this contract. The Subsistence Prime Vendor should continue to coordinate with USTRANSCOM, Military Surface Deployment and Distribution Command, DLA Distribution, and DLA Troop Support to ensure its continued compliance with all DTS shipping requirements.
- 8. All other terms and conditions remain unchanged.