	NDMENT OF SOLICITATION		F CONTRACT	1. CONT	IRACT ID CO J	DDE	PAGE 1 OF 4
2. AMENDME P00012	NT/MODIFICATION NO.	3. EFFECTIVE DATE See Blk. 16C	4. REQUISITION/PUR See Block 14			5. PROJEC	Г NO. (If applicable)
6. ISSUED B	Y CODE	SPE300	7. ADMINISTERED BY	STERED BY (If other than Item 6) CODE		SPE300	
DLA TROOP SUPPORT DIRECTORATE OF SUBSISTENCE 700 ROBBINS AVENUE PHILADELPHIA PA 19111-5096 USA Initiator: Jacob Slotnick PSPTPE2 Tel: 215-737-3942 FAX: 215-737-7431 Email: JACOB.SLOTNICK@DLA.MIL		DLA TROOP SUPPORT DIRECTORATE OF SUBSISTENCE 700 ROBBINS AVENUE PHILADELPHIA PA 19111-5096 USA					
8. NAME AND	D ADDRESS OF CONTRACTOR (No., street,	county, State and ZIP Code)		(X) 9A.	AMENDMEN	T OF SOLICIT	ATION NO.
PACIFIC UNLIMITED INC DBA PACIFIC TRUCKING & FLEET SERVICES 17-3311 CORSAIR AVE BARRIGADA GU 96913-1613 USA				9B.	DATED (SE	E ITEM 11)	
				10A		TION OF CONTRACT/ORDER NO.	
				x)-19-D-4045	
				10B.	. DATED (SE	E ITEM 13)	
CODE 01FJ	I3 FA	CILITY CODE				2018 NOV	20
		ONLY APPLIES TO A	MENDMENTS OF SC		IONS		
The abou	ve numbered solicitation is amended as set for				is extended.	is pr	ot extended.
	knowledge receipt of this amendment prior to						n extended.
or (c) By separ RECEIVED AT by virtue of this	ing Items 8 and 15, and returning rate letter or electronic communication which in T THE PLACE DESIGNATED FOR THE REC s amendment you desire to change an offer all n or letter makes reference to the solicitation an	icludes a reference to the solici EIPT OF OFFERS PRIOR TO eady submitted, such change n	tation and amendment num THE HOUR AND DATE SP nay be made by electronic of	bers. FAILUI ECIFIED MA	RE OF YOUF AY RESULT I on or letter, p	ACKNOWLED	OGMENT TO BE
12. ACCOUN	NTING AND APPROPRIATION DATA (If requ	ired)					
		APPLIES ONLY TO MO				,	
HECK ONE	A. THIS CHANGE ORDER IS ISSUED PUF						NTRACT ORDER NO
	IN ITEM 10A.		,				
	B. THE ABOVE NUMBERED CONTRACT, date, etc.) SET FORTH IN ITEM 14, PUR			TIVE CHAN	GES (such a	s changes in p	aying office, appropria
	C. THIS SUPPLEMENTAL AGREEMENT IS	S ENTERED INTO PURSUAN	T TO AUTHORITY OF:				
	D. OTHED (Specify type of modification of	nd authority)					
x	D. OTHER (Specify type of modification an Pursuant to Authority of FAR 52.)				
					copie	es to the iss	uing office.
E. IMPORT	Pursuant to Authority of FAR 52.	243-1 or FAR 52.212-4(c) is required to sign this of	document and return	ntract subject			uing office.
E. IMPORT	Pursuant to Authority of FAR 52.	243-1 or FAR 52.212-4(c) is required to sign this of	document and return	ntract subjec			uing office.
E. IMPORT	Pursuant to Authority of FAR 52.	243-1 or FAR 52.212-4(c) is required to sign this of	document and return	ntract subjec			uing office.
E. IMPORT	Pursuant to Authority of FAR 52.	243-1 or FAR 52.212-4(c) is required to sign this of	document and return				uing office.
E. IMPORT	Pursuant to Authority of FAR 52.	243-1 or FAR 52.212-4(c) is required to sign this of	document and return	ntract subjec			uing office.
E. IMPORT	Pursuant to Authority of FAR 52.	243-1 or FAR 52.212-4(c) is required to sign this of	document and return	ntract subjec			uing office.
E. IMPORT	Pursuant to Authority of FAR 52.	243-1 or FAR 52.212-4(c) is required to sign this of	document and return				uing office.
E. IMPORT 14. DESCRIPT See Cor Except as prov	Pursuant to Authority of FAR 52.	243-1 or FAR 52.212-4(c) is required to sign this of panized by UCF section heading	document and return gs, including solicitation/co. or 10A, as heretofore char	ged, remain	s unchanged	re feasible.) and in full forc	e and effect.
E. IMPORT 14. DESCRIPT See Cor Except as prov	Pursuant to Authority of FAR 52.	243-1 or FAR 52.212-4(c) is required to sign this of panized by UCF section heading	document and return gs, including solicitation/co solicitation/co document gs, including solicitation/co document solicitation/co solicitation/co document d	ged, remain F CONTRAC	s unchanged	re feasible.) and in full forc	e and effect.
E. IMPORT 14. DESCRIPT See Cor Except as prov 15A NAME AN	Pursuant to Authority of FAR 52.	243-1 or FAR 52.212-4(c) is required to sign this of panized by UCF section heading	document and return gs, including solicitation/co. or 10A, as heretofore char 16A. NAME AND TITLE O Jacob Slotnick	ged, remain F CONTRAC DLA.MIL	s unchanged	re feasible.) and in full forc	e and effect.
E. IMPORT 14. DESCRIPT See Cor Except as pro 15A NAME AN 15B. CONTRA	Pursuant to Authority of FAR 52.	243-1 or FAR 52.212-4(c) is required to sign this of panized by UCF section heading ocument referenced in Item 9A	or 10A, as heretofore char 16A. NAME AND TITLE O Jacob Slotnick JACOB.SLOTNICK@ 2024 MAY 08 16B. UNITED STATES O	ged, remain F CONTRAC DLA.MIL F AMERICA	s unchanged	re feasible.) and in full forc	e and effect.
E. IMPORT 14. DESCRIPT See Cor Except as pro 15A NAME AN 15B. CONTRA	Pursuant to Authority of FAR 52.	243-1 or FAR 52.212-4(c) is required to sign this of panized by UCF section heading ocument referenced in Item 9A	or 10A, as heretofore char 16A. NAME AND TITLE O Jacob Slotnick JACOB.SLOTNICK@ 2024 MAY 08 16B. UNITED STATES O	ged, remain F CONTRAC DLA.MIL F AMERICA	s unchanged	re feasible.) and in full forc CER (<i>Type or p</i>	e and effect. rint)

CONTINUATION SHEET	REFERENCE NO. OF DOCUMENT BEING CONTINUED: SPE300-19-D-4045 / P00012	PAGE 2 OF 4 PAGES				
THIS CONTRACT IS MODIFIED TO INCLUDE 52.204-30 Federal Acquisition Supply Chain Security Act Orders- Prohibition AS FOLLOWS:						
Federal Acquisition Suppl (a) Definitions. As used						
	ned in 41 U.S.C. 4713(k), means- gy, as defined in 40 U.S.C. 11101, including cloud comput	ing services of all				
(2) Telecommunications ec of the Communications Act	quipment or telecommunications service, as those terms ar c of 1934 (47 U.S.C. 153); Formation on a Federal or non-Federal information system,					
requirements of the Contr	colled Uncl assified Information program (see 32 CFR part evices, software, or services that include embedded or in	2002); or				
FASCSA order means any of Act (FASCSA) requiring th exclusion of one or more	the following orders issued under the Federal Acquisiting the removal of covered articles from executive agency information named sources or named covered articles from executive at 41 CFR 201-1.303(d) and (e):	ormation systems or the				
(1) The Secretary of Home extent not covered by par	eland Security may issue FASCSA orders applicable to civi sagraph (2) or (3) of this definition. This type of FASCS meland Security (DHS) FASCSA order.					
(2) The Secretary of Defe	ense may issue FASCSA orders applicable to the Department s other than sensitive compartmented information systems.					
(3) The Director of Natio community and sensitive of this definition. This typ	onal Intelligence (DNI) may issue FASCSA orders applicable compartmented information systems, to the extent not cover one of FASCSA order may be referred to as a DNI FASCSA order as defined by 50 U.S.C. 3003(4), means the following-	ered by paragraph (2) of				
	rector of National Intelligence; ence Agency;					
(4) The Defense Intellige (5) The National Geospati	ence Agency; .al-Intelligence Agency;					
(6) The National Reconnai (7) Other offices within intelligence through reco	the Department of Defense for the collection of speciali	ized national				
(8) The intelligence elem the Federal Bureau of Inv	ments of the Army, the Navy, the Air Force, the Marine Co restigation, the Drug Enforcement Administration, and the gence and Research of the Department of State;					
<pre>(11) The Office of Intell (12) Such other elements</pre>	igence and Analysis of the Department of the Treasury; igence and Analysis of the Department of Homeland Securi of any department or agency as may be designated by the	President, or designated				
an element of the intelli	of National Intelligence and the head of the department of gence community. as defined in 44 U.S.C. 3552, means any information sys					
telecommunications system organization on behalf of	n) used or operated by an agency or by a contractor of ar	n agency, or other				
activities related to nat equipment that is an inte	con, or use of which involves interligence activities; in cional s ecurity; involves command and control of militar egral part of a weapon or weapons system; or is critical or intelligence missions, but does not include a system t	ry forces; involves to the direct				
routine administrative ar management applications);	nd business applications (including payroll, finance, log or	gistics, and personnel				
authorized under criteria in the interest of nation	times by procedures established for information that have a established by an Executive order or an Act of Congress al defense or foreign policy.	s to be kept classified				
the identity of any cover applies when the covered	an inquiry designed to uncover any information in the er red articles, or any products or services produced or pro article or the source is subject to an applicable FASCS	ovided by a source. This				
Sensitive compartmented i sources, methods, or anal	d to include an internal or third-party audit. Information means classified information concerning or de Lytical processes, which is required to be handled withir ne Director of National Intelligence.					
store sensitive compartme		_				
(b) Prohibition. (1) Unlesshall not provide or use or services produced or p	al supplier, or potential supplier, of products or servic ess an applicable waiver has been issued by the issuing of as part of the performance of the contract any covered a provided by a source, if the covered article or the source	official, Contractors article, or any products				
applicable FASCSA orders	as IOLLOWS:					

CONTINUATION SHEET	REFERENCE NO. OF DOCUMENT BEING CONTINUED: SPE300-19-D-4045 / P00012	PAGE 3 OF 4 PAGES				
 (i) For solicitations and contracts awarded by a Department of Defense contracting office, DoD FASCSA orders apply. (ii) For all other solicitations and contracts DHS FASCSA orders apply. (2) The Contractor shall search for the phrase "FASCSA order" in the System for Award Management (SAM) at https://www.sam.gov to locate applicable FASCSA orders identified in paragraph (b)(1). (3) The Government may identify in the solicitation additional FASCSA orders that are not in SAM, which are effective and apply to the solicitation and resultant contract. (4) A FASCSA order issued after the date of solicitation applies to this contract only if added by an amendment to the solicitation or modification to the contract (see FAR 4.2304(c)). However, see paragraph (c) of this clause. (5) (i) If the contractor wishes to ask for a waiver of the requirements of a new FASCSA order being applied through modification, then the Contractor shall disclose the following: 						
 (A) Name of the product or service provided to the Government; (B) Name of the covered article or source subject to a FASCSA order; (C) If applicable, name of the vendor, including the Commercial and Government Entity code and unique entity identifier (if known), that supplied or supplies the covered article or the product or service to the Offeror; (D) Brand; 						
number);	l equipment manufacturer number, manufacturer part numbe	er, or wholesaler				
 (F) Item description; (G) Reason why the applicable covered article or the product or service is being provided or used; (ii) Executive agency review of disclosures. The contracting officer will review disclosures provided in paragraph (b) (5) (i) to determine if any waiver is warranted. A contracting officer may choose not to pursue a waiver for covered articles or sources otherwise covered by a FASCSA order and to instead pursue 						
<pre>other appropriate action. (c) Notice and reporting requirement. (1) During contract performance, the Contractor shall review SAM. gov at least once every three months, or as advised by the Contracting Officer, to check for covered articles subject to FASCSA order(s), or for products or services produced by a source subject to FASCSA order(s) not currently identified under paragraph (b) of this clause. (2) If the Contractor identifies a new FASCSA order(s) that could impact their supply chain, then the Contractor shall conduct a reasonable inquiry to identify whether a covered article or product or service produced or provided by a source subject to the FASCSA order(s) was provided to the Government or used</pre>						
during contract performance. (3)(i) The Contractor shall submit a report to the contracting office as identified in paragraph (c)(3) (ii) of this clause, if the Contractor identifies, including through any notification by a subcontractor at any tier, that a covered article or product or service produced or provided by a source was provided to the Government or used during contract performance and is subject to a FASCSA order(s) identified in paragraph (b) of this clause, or a new FASCSA order identified in paragraph (c)(2) of this clause. For indefinite delivery contracts, the Contractor shall report to both the contracting office for the						
(ii) If a report is requi Contractor shall submit t	The contracting office for any affected order. The red to be submitted to a contracting office under (c)(3) The report as follows: Effense contracting office, the Contractor shall report to					
<pre>dibnet.dod.mil. (B) For all other contract (4) The Contractor shall service produced or proviour order, pursuant to parage</pre>	ting offices, the Contractor shall report to the Contractor shall report to the Contractor ded by a source, where the covered article or source is raph (c)(3)(i) of this clause:	cting Officer. Le or each product or				
 (A) Contract number; (B) Order number(s), if a (C) Name of the product of (D) Name of the covered a (E) If applicable, name of 		ntity code and unique				
number);	l equipment manufacturer number, manufacturer part numbe	er, or wholesaler				
 (ii) Within 10 business of (A) Any further available (B) In addition, the Cont the covered article or th FASCSA order, and any addition 	information about mitigation actions undertaken or reco lays of submitting the information in paragraph (c)(4)(i) information about mitigation actions undertaken or reco ractor shall describe the efforts it undertook to prever be product or service produced or provided by a source su litional efforts that will be incorporated to prevent fut be product or service produced or provided by a source the	of this clause: ommended. It submission or use of ubject to an applicable cure submission or use of				
	Supply Schedules, Governmentwide acquisition contracts,	multi-agency contracts				

CONTINUATION SHEET	REFERENCE NO. OF DOCUMENT BEING CONTINUED:	PAGE 4 OF 4 PAGES
	SPE300-19-D-4045 / P00012	

or any other procurement instrument intended for use by multiple agencies, upon notification from the Contracting Officer, during the performance of the contract, the Contractor shall promptly make any necessary changes or modifications to remove any product or service produced or provided by a source that is subject to an applicable FASCSA order.

(e) Subcontracts. (1) The Contractor shall insert the substance of this clause, including this paragraph
(e) and excluding paragraph (c) (1) of this clause, in all subcontracts and other contractual instruments, including subcontracts for the acquisition of commercial products and commercial services.
(2) The Government may identify in the solicitation additional FASCSA orders that are not in SAM, which are effective and apply to the contract and any subcontracts and other contractual instruments under the contract. The Contractor or higher-tier subcontractor shall notify their subcontractors, and suppliers under other contract and all subcontracts.
(End of clause)

IF THE CONTRACTOR DOES NOT AGREE TO THIS MODIFICATION OR IS NOT IN COMPLIANCE WITH THE CLAUSE, IT SHALL IMMEDIATELY NOTIFY THE CONTRACTING OFFICER IN WRITING.