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CONTINUATION SHEET	REFERENCE NO. OF DOCUMENT BEING CONTINUED:	PAGE 3 OF 7 PAGES
	SPE300-17-D-W534	

This award contains the estimated bread and bakery requirements for customers in Missouri. Group I: Fort Leonard Wood and Various Army Facilities in Missouri

This procurement was solicited under the Federal Acquisition Regulations ("FAR") subpart 13.5. Therefore, the Government utilized simplified procedures for soliciting competition, evaluating offers, and awarding the contract(s).

Period of Performance:

The contract period will be from February 19, 2017 to February 15, 2020 that will include two pricing tiers. Tier I - 19 February 2017 through 16 February 2019
Tier II - 17 February 2019 through 15 February 2020

Contract Minimum: 25% of the awarded estimated value or \$1,000,040.39

Contract Maximum: \$7,000,000.00

NOTE: Although the maximum ceiling was specified as 200% in the solicitation, per FAR 13.5 the maximum ceiling value can not be greater than \$7,000,000.00.

Part 12 Clauses

252.204-7009 LIMITATIONS ON THE USE OR DISCLOSURE OF THIRD-PARTY CONTRACTOR REPORTED CYBER INCIDENT INFORMATION (OCT 2016) DFARS

(a) Definitions. As used in this clause-

"Compromise" means disclosure of information to unauthorized persons, or a violation of the security policy of a system, in which unauthorized intentional or unintentional disclosure, modification, destruction, or loss of an object, or the copying of information to unauthorized media may have occurred.

"Controlled technical information" means technical information with military or space application that is subject to controls on the access, use, reproduction, modification, performance, display, release, disclosure, or dissemination. Controlled technical information would meet the criteria, if disseminated, for distribution statements B through F using the criteria set forth in DoD Instruction 5230.24, Distribution Statements on Technical Documents. The term does not include information that is lawfully publicly available without restrictions.

"Covered defense information" means unclassified information that—

(1) Is—

- (i) Provided to the contractor by or on behalf of DoD in connection with the performance of the contract; or
- (ii) Collected, developed, received, transmitted, used, or stored by or on behalf of the contractor in support of the performance of the contract; and
- (2) Falls in any of the following categories:
 - (i) Controlled technical information.
 - (ii) Critical information (operations security). Specific facts identified through the Operations Security process about friendly intentions, capabilities, and activities vitally needed by adversaries for them to plan and act effectively so as to guarantee failure or unacceptable consequences for friendly mission accomplishment (part of Operations Security process).
 - (iii) Export control. Unclassified information concerning certain items, commodities, technology, software, or other information whose export could reasonably be expected to adversely affect the United States national security and nonproliferation objectives. To include dual use items; items identified in export administration regulations, international traffic in arms regulations and munitions list; license applications; and sensitive nuclear technology information.
 - (iv) Any other information, marked or otherwise identified in the contract, that requires safeguarding or dissemination controls pursuant to and consistent with law, regulations, and Governmentwide policies (e.g., privacy, proprietary business information).

"Cyber incident" means actions taken through the use of computer networks that result in a compromise or an actual or potentially adverse effect on an information system and/or the information residing therein.

- (b) Restrictions. The Contractor agrees that the following conditions apply to any information it receives or creates in the performance of this contract that is information obtained from a third-party's reporting of a cyber incident pursuant to DFARS clause 252.204-7012, Safeguarding Covered Defense Information and Cyber Incident Reporting (or derived from such information obtained under that clause):
 - (1) The Contractor shall access and use the information only for the purpose of furnishing advice or technical assistance directly to the Government in support of the Government's activities related to clause 252.204-7012, and shall not be used for any other purpose.
 - (2) The Contractor shall protect the information against unauthorized release or disclosure.
 - (3) The Contractor shall ensure that its employees are subject to use and non-disclosure obligations consistent with this clause prior to the employees being provided access to or use of the information.
 - (4) The third-party contractor that reported the cyber incident is a third-party beneficiary of the non-disclosure agreement between the Government and Contractor, as required by paragraph (b)(3) of this clause.
 - (5) A breach of these obligations or restrictions may subject the Contractor to—
 - (i) Criminal, civil, administrative, and contractual actions in law and equity for penalties, damages, and other appropriate remedies by the United States; and
 - (ii) Civil actions for damages and other appropriate remedies by the third party that reported the cyber incident, as a third party beneficiary of this clause.
- (c) Subcontracts. The Contractor shall include this clause, including this paragraph (c), in subcontracts, or similar contractual instruments, for services that include support for the Government's activities related to safeguarding covered defense information and cyber incident reporting, including subcontracts for commercial items, without alteration, except to identify the parties.

(End of clause)

252.204-7012 SAFEGUARDING COVERED DEFENSE INFORMATION AND CYBER INCIDENT REPORTING (OCT 2016) DFARS

(a) Definitions. As used in this clause-

"Adequate security" means protective measures that are commensurate with the consequences and probability of loss, misuse, or unauthorized access to, or modification of information.

"Compromise" means disclosure of information to unauthorized persons, or a violation of the security policy of a system, in which unauthorized intentional or unintentional disclosure, modification, destruction, or loss of an object, or the copying of information to unauthorized media may have occurred.

"Contractor attributional/proprietary information" means information that identifies the contractor(s), whether directly or indirectly, by the grouping of information that can be traced back to the contractor(s) (e.g., program description, facility locations), personally identifiable information, as well as trade secrets, commercial or financial information, or other commercially sensitive information that is not customarily shared outside of the company.

"Contractor information system" means an information system belonging to, or operated by or for, the Contractor.

"Controlled technical information" means technical information with military or space application that is subject to controls on the access, use, reproduction, modification, performance, display, release, disclosure, or dissemination. Controlled technical information would meet the criteria, if disseminated, for distribution statements B through F using the criteria set forth in DoD Instruction 5230.24, Distribution Statements on Technical Documents. The term does not include information that is lawfully publicly available without restrictions.

"Covered contractor information system" means an information system that is owned, or operated by or for, a contractor and that processes, stores, or transmits covered defense information.

"Covered defense information" means unclassified information that—

(i) Is—

- (A) Provided to the contractor by or on behalf of DoD in connection with the performance of the contract; or
- (B) Collected, developed, received, transmitted, used, or stored by or on behalf of the contractor in support of the performance of the contract; and
- (ii) Falls in any of the following categories:
 - (A) Controlled technical information.
 - (B) Critical information (operations security). Specific facts identified through the Operations Security process about friendly intentions, capabilities, and activities vitally needed by adversaries for them to plan and act effectively so as to guarantee failure or unacceptable consequences for friendly mission accomplishment (part of Operations Security process).
 - (C) Export control. Unclassified information concerning certain items, commodities, technology, software, or other information whose export could reasonably be expected to adversely affect the United States national security and nonproliferation objectives. To include dual use items; items identified in export administration regulations, international traffic in arms regulations and munitions list; license applications; and sensitive nuclear technology information.
 - (D) Any other information, marked or otherwise identified in the contract, that requires safeguarding or dissemination controls pursuant to and consistent with law, regulations, and Governmentwide policies (e.g., privacy, proprietary business information).

"Cyber incident" means actions taken through the use of computer networks that result in a compromise or an actual or potentially adverse effect on an information system and/or the information residing therein.

"Forensic analysis" means the practice of gathering, retaining, and analyzing computer-related data for investigative purposes in a manner that maintains the integrity of the data.

"Malicious software" means computer software or firmware intended to perform an unauthorized process that will have adverse impact on the confidentiality, integrity, or availability of an information system. This definition includes a virus, worm, Trojan horse, or other code-based entity that infects a host, as well as spyware and some forms of adware.

"Media" means physical devices or writing surfaces including, but is not limited to, magnetic tapes, optical disks, magnetic disks, large-scale integration memory chips, and printouts onto which information is recorded, stored, or printed within an information system.

"Operationally critical support" means supplies or services designated by the Government as critical for airlift, sealift, intermodal transportation services, or logistical support that is essential to the mobilization, deployment, or sustainment of the Armed Forces in a contingency operation.

"Rapid(Iy) report(ing)" means within 72 hours of discovery of any cyber incident.

"Technical information" means technical data or computer software, as those terms are defined in the clause at DFARS 252.227-7013, Rights in Technical Data-Non Commercial Items, regardless of whether or not the clause is incorporated in this solicitation or contract. Examples of technical information include research and engineering data, engineering drawings, and associated lists, specifications, standards, process sheets, manuals, technical reports, technical orders, catalog-item identifications, data sets, studies and analyses and related information, and computer software executable code and source code.

CONTINU	JATION	SHEET
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REFERENCE NO. OF DOCUMENT BEING CONTINUED: SPE300-17-D-W534

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- (b) Adequate security. The Contractor shall provide adequate security for all covered defense information on all covered contractor information systems that support the performance of work under this contract. To provide adequate security, the Contractor shall—
 - (1) Implement information systems security protections on all covered contractor information systems including, at a minimum—
 - (i) For covered contractor information systems that are part of an Information Technology (IT) service or system operated on behalf of the Government—
 - (A) Cloud computing services shall be subject to the security requirements specified in the clause 252.239-7010, Cloud Computing Services, of this contract: and
 - (B) Any other such IT service or system (i.e., other than cloud computing) shall be subject to the security requirements specified elsewhere in this contract; or
 - (ii) For covered contractor information systems that are not part of an IT service or system operated on behalf of the Government and therefore are not subject to the security requirement specified at paragraph (b)(1)(i) of this clause—
 - (A) The security requirements in National Institute of Standards and Technology (NIST) Special Publication (SP) 800-171, "Protecting Controlled Unclassified Information in Nonfederal Information Systems and Organizations," http://dx.doi.org/10.6028/NIST.SP.800-171 that is in effect at the time the solicitation is issued or as authorized by the Contracting Officer, as soon as practical, but not later than December 31, 2017. The Contractor shall notify the DoD CIO, via email at osd.dibcsia@mail.mil, within 30 days of contract award, of any security requirements specified by NIST SP 800-171 not implemented at the time of contract award; or
 - (B) Alternative but equally effective security measures used to compensate for the inability to satisfy a particular requirement and achieve equivalent protection accepted in writing by an authorized representative of the DoD CIO; and
 - (2) Apply other information systems security measures when the Contractor easonably determines that information systems security measures, in addition to those identified in paragraph (b)(1) of this clause, may be required to provide adequate security in a dynamic environment based on an assessed risk or vulnerability.
- (c) Cyber incident reporting requirement.
 - (1) When the Contractor discovers a cyber incident that affects a covered contractor information system or the covered defense information residing therein, or that affects the contractor's ability to perform the requirements of the contract that are designated as operationally critical support, the Contractor shall—
 - (i) Conduct a review for evidence of compromise of covered defense information, including, but not limited to, identifying compromised computers, servers, specific data, and user accounts. This review shall also include analyzing covered contractor information system(s) that were part of the cyber incident, as well as other information systems on the Contractor's network(s), that may have been accessed as a result of the incident in order to identify compromised covered defense information, or that affect the Contractor's ability to provide operationally critical support; and
 - (ii) Rapidly report cyber incidents to DoD at http://dibnet.dod.mil.
 - (2) Cyber incident report. The cyber incident report shall be treated as information created by or for DoD and shall include, at a minimum, the required elements at http://dibnet.dod.mil.
- (3) Medium assurance certificate requirement. In order to report cyber incidents in accordance with this clause, the Contractor or subcontractor shall have or acquire a DoD-approved medium assurance certificate to report cyber incidents. For information on obtaining a DoD-approved medium assurance certificate, see http://iase.disa.mil/pki/eca/Pages/index.aspx.
 - (d) *Malicious software*. The Contractor or subcontractors that discover and isolate malicious software in connection with a reported cyber incident shall submit the malicious software in accordance with instructions provided by the Contracting Officer.
 - (e) Media preservation and protection. When a Contractor discovers a cyber incident has occurred, the Contractor shall preserve and protect images of all known affected information systems identified in paragraph (c)(1)(i) of this clause and all relevant monitoring/packet capture data for at least 90 days from the submission of the cyber incident report to allow DoD to request the media or decline interest.
 - (f) Access to additional information or equipment necessary for forensic analysis. Upon request by DoD, the Contractor shall provide DoD with access to additional information or equipment that is necessary to conduct a forensic analysis.
 - (g) Cyber incident damage assessment activities. If DoD elects to conduct a damage assessment, the Contracting Officer will request that the Contractor provide all of the damage assessment information gathered in accordance with paragraph (e) of this clause.

- (h) DoD safeguarding and use of contractor attributional/proprietary information. The Government shall protect against the unauthorized use or release of information obtained from the contractor (or derived from information obtained from the contractor) under this clause that includes contractor attributional/proprietary information, including such information submitted in accordance with paragraph (c). To the maximum extent practicable, the Contractor shall identify and mark attributional/proprietary information. In making an authorized release of such information, the Government will implement appropriate procedures to minimize the contractor attributional/proprietary information that is included in such authorized release, seeking to include only that information that is necessary for the authorized purpose(s) for which the information is being released.
- (i) Use and release of contractor attributional/proprietary information not created by or for DoD. Information that is obtained from the contractor (or derived from information obtained from the contractor) under this clause that is not created by or for DoD is authorized to be released outside of DoD—
 - (1) To entities with missions that may be affected by such information;
 - (2) To entities that may be called upon to assist in the diagnosis, detection, or mitigation of cyber incidents;
 - (3) To Government entities that conduct counterintelligence or law enforcement investigations;
 - (4) For national security purposes, including cyber situational awareness and defense purposes (including with Defense Industrial Base (DIB) participants in the program at 32 CFR part 236); or
 - (5) To a support services contractor ("recipient") that is directly supporting Government activities under a contract that includes the clause at 252.204-7009, Limitations on the Use or Disclosure of Third-Party Contractor Reported Cyber Incident Information.
- (j) Use and release of contractor attributional/proprietary information created by or for DoD. Information that is obtained from the contractor (or derived from information obtained from the contractor) under this clause that is created by or for DoD (including the information submitted pursuant to paragraph (c) of this clause) is authorized to be used and released outside of DoD for purposes and activities authorized by paragraph (i) of this clause, and for any other lawful Government purpose or activity, subject to all applicable statutory, regulatory, and policy based restrictions on the Government's use and release of such information.
- (k) The Contractor shall conduct activities under this clause in accordance with applicable laws and regulations on the interception, monitoring, access, use, and disclosure of electronic communications and data.
- (I) Other safeguarding or reporting requirements. The safeguarding and cyber incident reporting required by this clause in no way abrogates the Contractor's responsibility for other safeguarding or cyber incident reporting pertaining to its unclassified information systems as required by other applicable clauses of this contract, or as a result of other applicable U.S. Government statutory or regulatory requirements.
- (m) Subcontracts. The Contractor shall—
 - (1) Include this clause, including this paragraph (m), in subcontracts, or similar contractual instruments, for operationally critical support, or for which subcontract performance will involve a covered contractor information system, including subcontracts for commercial items, without alteration, except to identify the parties; and
 - (2) When this clause is included in a subcontract, require subcontractors to rapidly report cyber incidents directly to DoD at http://dibnet.dod.mil and the prime Contractor. This includes providing the incident report number, automatically assigned by DoD, to the prime Contractor (or next higher-tier subcontractor) as soon as practicable.

(End of clause)

252.232-7010 LEVIES ON CONTRACT PAYMENTS (DEC 2006) DFARS

Attachments

List of Attachments

Description	File Name
ATTACH.SPE30017DW534	SPE30017DW534 _
Award Text Attachment	AWARD TEXT.pdf

Group I: Missouri - Fort Leonard Wood

The terms and conditions of solicitation SPE300-17-R-0005 (as amended, if amended), are hereby included in this contract.

The entire contract period is 19 February 2017 through 15 February 2020 Tier I will be from 19 February 2017 to 16 February 2019 Tier II will be from 17 February 2019 to 15 February 2020

Contract Minimum Value: \$1,000,040.39 Contract Awarded Value: \$4,000,161.55 Contract Maximum Value: \$7,000,000.00

Vendor requires 120 hours of lead-time.

Vendor non-delivery days: Wednesday and Sunday

Holidays that fall on the weekend will be observed by the awardee the Monday following that weekend. The awardee does not deliver on these Mondays.

EDI or Fax Awardee: EDI

(4) Places of Performance

Points of Contact for Ordering:

Dimitri Dovin / DDovin@bbumail.com / 417-522-8613 / FAX: 573-341-3536

Points of Contact for Invoicing and Payment

Netty Pavel / NPavel@bbumail.com / 866-492-2242 x5056

Schedule of Items:

Fixed Price: All item's prices are divided into two tier periods as shown below. These unit prices will remain fixed for the tier period.

Group I Tier I: Fort Leonard Wood, Missouri

Period of Performance: Sunday, 19 February 2017 through Saturday, 16 February 2019

					TIER 1 (Year 1&2)			
				PKG				
			Count	Size	Estimate	Price		Total Price per
Item	Item Name/Description	Product Code	per PKG	in OZ	LBS	per PKG	Price per LBS	LBS
2	BREAD, PART WHOLE WHEAT, FRESH, PAN BAKED, ROUND TOP	5040013761	1	24	200919	L		
3	BREAD, RAISIN, FRESH, SLICED, PAN BAKED, ROUND TOP	5040002340	1	16	142082			
4	BREAD, RYE, FRESH, SLICED, PAN BAKED, ROUND TOP	7313000392	1	32	148960			
5	BREAD, WHITE, FRESH, SLICED, PAN BAKED, SANDWICH, ENRICHED	7294560153	1	24	279684			
6	BREAD, WHITE, FRESH, SLICED, THICK, PAN BAKED, (FOR TEXAS TOAST)	7294561080	1	24	233484			
7	BREAD, WHOLE GRAIN WHITE, FRESH	7294570544	1	20				
8	BREAD, WHOLE WHEAT, FRESH, PAN BAKED, ROUND TOP	7294560134	1	20	344275	L		
9	MUFFINS, ENGLISH, FRESH	7294561204	6	13	32076			
10	MUFFINS, ENGLISH, WHEAT, FRESH	7294561205	6	13	25992			
12	ROLLS, DINNER, FRESH, WHITE, PAN BAKED	7294576301	12	17	395278			
13	ROLLS, FRANKFURTER, FRESH, SLICED, WHITE, PAN BAKED	7870080314	16	26	24549			
14	ROLLS, HAMBURGER, FRESH, PART WHOLE WHEAT	7294561067	8	12	84447	Γ – –		
15	ROLLS, HAMBURGER, FRESH, SLICED, WHITE, PAN BAKED	5040073942	8	14	52151	Γ – –		
16	ROLLS, HOAGIE/SUBMARINE, FRESH, SLICED, WHITE, HEARTH BAKED	7294560149	6	15	6988	I —		
18	ROLLS, KAISER, FRESH, WHITE, 12/PG	7870076144	12	29	5639			
						Total I	Price for Tier 1:	

Group I Tier II: Fort Leonard Wood, Missouri

Period of Performance: Sunday, 17 February 2019 through Saturday, 15 February 2020

					TIER 2 (Year 3)			
				PKG				
			Count	Size	Estimate	Price per		Total Price per
Item	Item Name/Description	Product Code	per PKG	in OZ	LBS	PKG	Price per LBS	LBS
2	BREAD, PART WHOLE WHEAT, FRESH, PAN BAKED, ROUND TOP	5040013761	1	24	100460			
3	BREAD, RAISIN, FRESH, SLICED, PAN BAKED, ROUND TOP	5040002340	1	16	71041			
4	BREAD, RYE, FRESH, SLICED, PAN BAKED, ROUND TOP	7313000392	1	32	74480			
5	BREAD, WHITE, FRESH, SLICED, PAN BAKED, SANDWICH, ENRICHED	7294560153	1	24	139842			
6	BREAD, WHITE, FRESH, SLICED, THICK, PAN BAKED, (FOR TEXAS TOAST)	7294561080	1	24	116742			
7	BREAD, WHOLE GRAIN WHITE, FRESH	7294570544	1	20	196378			
8	BREAD, WHOLE WHEAT, FRESH, PAN BAKED, ROUND TOP	7294560134	1	20	172138			
9	MUFFINS, ENGLISH, FRESH	7294561204	6	13	16038			
10	MUFFINS, ENGLISH, WHEAT, FRESH	7294561205	6	13	12996			
12	ROLLS, DINNER, FRESH, WHITE, PAN BAKED	7294576301	12	17	197639			
13	ROLLS, FRANKFURTER, FRESH, SLICED, WHITE, PAN BAKED	7870080314	16	26	12275			
14	ROLLS, HAMBURGER, FRESH, PART WHOLE WHEAT	7294561067	8	12	42224			
15	ROLLS, HAMBURGER, FRESH, SLICED, WHITE, PAN BAKED	5040073942	8	14	26075			
16	ROLLS, HOAGIE/SUBMARINE, FRESH, SLICED, WHITE, HEARTH BAKED	7294560149	6	15	3494			
18	ROLLS, KAISER, FRESH, WHITE, 12/PG	7870076144	12	29	2819			
						Total I	Price for Tier 2:	

Schedule of Deliveries:

Sunday February 19, 2017 through February 15, 2020

Group I: Fort Leonard Wood and Various Army Facilities in Missouri

Ordering DoDAAC	Ship To DoDAAC	Activity	Frequency and Time of Delivery
W58NQ3	DF0653	BUILDING 653, COLORADO AVE.	Up to 3 deliveries per week
		FT. LEONARDWOOD, MO, 65473	0600-1100 HRS
W58NQ3	DF0754	BUILDING 754, COLORADO AVE.	Up to 3 deliveries per week
		FT LEONARD WOOD, MO. 65473	0600-1100 HRS
W58NQ3	DF0820	BUILDING 820, COLORADO AVE.	Up to 3 deliveries per week
		FT. LEONARD WOOD, MO. 65473	0600-1100 HRS
W58NQ3	DF0836	BUILDING 836, COLORADO AVE.	Up to 3 deliveries per week
		FT. LEONARD WOOD, MO. 65473	0600-1100 HRS
W58NQ3	DF0908	BUILDING 908, CASSON DRIVE	Up to 3 deliveries per week
		FORT LEONARD WOOD, MO. 65473	0600-1100 HRS
W58NQ3	DF0930	BUILDING 930, CASSON DRIVE	Up to 3 deliveries per week
		FORT LEONARD WOOD, MO. 65473	0600-1100 HRS
W58NQ3	DF1011	BUILDING 1011, OLD BATTERY	Up to 3 deliveries per week
		FT LEONARD WOOD, MO. 65473	0600-1100 HRS
W58NQ3	DF1784	BUILDING 1784, MICHIGAN AVE.	Up to 3 deliveries per week
		FT LEONARD WOOD, MO. 65473	0600-1100 HRS
W58NQ3	DF2105	BUILDING 2105, OKLAHOMA AVE.	Up to 3 deliveries per week
		FT LEONARD WOOD, MO. 65473	0600-1100 HRS
W58NQ3	DF3223	BUILDING 3223, GATE STREET	Up to 3 deliveries per week
		FORT LEONARD WOOD, MO. 65473	0600-1100 HRS
W58NQ3	DF6111	BUILDING 6111, MINNESOTA AVE.	Up to 3 deliveries per week
		FORT LEONARD WOOD, MO. 65473	0600-1100 HRS
W58NQ3	MEDFSH	BUILDING 310 MISSOURI AVE.	Up to 3 deliveries per week
		FT LEONARD WOOD, MO. 65473	0600-1100 HRS
W58NQ3	W90SDM	NO LONGER SHIPPED FOR FIELD UNIT	
W58NQ3	W90Y29	BUILDING 930, CASSON DRIVE	FOR FIELD UNIT EXERCISE
		FT LEONARD WOOD, MO. 65473	ONLY

The awardee is responsible for all delivery points for Group I. Fort Leonard Wood may add additional delivery facilities to their installations as needed which the awardee will also serve.

Additional Information:

Rapid Gate

Many bases currently require enrollment in Rapid Gate and will not allow entry without Rapid Gate clearance. During the contract implementation period, the Contractor must contact all customer locations to determine whether enrollment in Rapid Gate or another security program is required for access to each location. If Rapid Gate or other security enrollment is required, the contractor must take all necessary steps to obtain this in time for the start of performance under this contract. Failure to have Rapid Gate clearance may result in a vendor being turned away from the base and being unable to complete delivery. The contractor is responsible for the additional cost for Rapid Gate enrollment and must ensure that a Rapid Gate enrolled driver is available for all deliveries. There will be a fee for Rapid Gate enrollment that will include access to multiple locations for multiyear access, but the cost of Rapid Gate or other security enrollment may vary, so the contractor should contact Rapid Gate to determine its own costs. If more than one driver is required, Rapid Gate enrollment must be obtained for each driver. Note that enrollment can take several weeks, so an awardee that is not already enrolled must begin enrollment at the time of award notification at the latest. If difficulty or delay in enrollment in Rapid Gate is encountered during the implementation period, the contractor MUST contact Rapid Gate and/or the Security Officer at the applicable customer locations to resolve any issues with processing Rapid Gate enrollment so that the contractor will be able to deliver as required. For additional information regarding Rapid Gate, including enrollment instructions, please visit their website at http://www.rapidgate.com.

Product Quality

- A. Acceptance of supplies awarded under this solicitation will be limited to fresh product. All products delivered under this contract must conform to the following freshness requirements:
 - 1. Bread, Cakes, Doughnuts, Muffins, Pies and Rolls must be delivered no more than 24 hours after baking. Following a non-bake day, these items must be delivered no more than 72 HOURS after baking.
 - 2. Brown and Serve Rolls must be delivered within 36 hours after production.
 - 3. Bakery products shall include mold inhibitors of the proper level as allowed by the Food and Drug Administration ("FDA").
 - 4. Commercial standards should be used to maintain temperatures appropriate for the individual items.

EMERGENCY ORDERS

- A. In order to adequately support emergency orders, the vendor must have the ability to provide "same day service" to a customer that is experiencing an emergency situation. The Contracting Officer needs to authorize all emergency situations.
- B. The vendor shall provide, at maximum, two (2) emergency orders per month, per individual ordering activity or individual ship or vessel, at no additional cost to the Government.
- C. The vendor is responsible for furnishing the name of the designated point of contact responsible for handling emergency orders, and his/her phone number and/or pager number, to the customers.

Package Delivery Tie/Clip Delivery Day Color								
Bid Item#	Monday	Tuesday	Thursday	Friday	Saturday	Order Lead Time		
2	Yellow	Green	Red	White	Blue	120 hours		
3	Yellow	Green	Red	White	Blue	120 hours		
4	Yellow	Green	Red	White	Blue	120 hours		
5	Yellow	Green	Red	White	Blue	120 hours		
6	Yellow	Green	Red	White	Blue	120 hours		
7	Yellow	Green	Red	White	Blue	120 hours		
8	Yellow	Green	Red	White	Blue	120 hours		
9	Yellow	Green	Red	White	Blue	120 hours		
10	Yellow	Green	Red	White	Blue	120 hours		
12	Yellow	Green	Red	White	Blue	120 hours		
13	Yellow	Green	Red	White	Blue	120 hours		
14	Yellow	Green	Red	White	Blue	120 hours		
15	Yellow	Green	Red	White	Blue	120 hours		
16	Yellow	Green	Red	White	Blue	120 hours		
18	Yellow	Green	Red	White	Blue	120 hours		