AMEN	DMENT OF SOLICITATION	I/MODIFICATION	OF CONTRACT	1.	J	ODE	PAGE 1 OF 4
2. AMENDMEN P00007	T/MODIFICATION NO.	3. EFFECTIVE DATE See Blk. 16C	4. REQUISITION/PUR See Block 14	I CHASI	E REQ. NO.	5. PROJECT	ΓΝΟ. (If applicable)
6. ISSUED BY	CODE	SPE3S1	7. ADMINISTERED BY (If	other	than Item 6)	CODE	SPE3S1
700 ROBBINS A PHILADELPHIA USA Initiator: Steven	FSE SUPPLY CHAIN VENUE PA 19111-5096		DLA TROOP SUPPO SUBSISTENCE SUI 700 ROBBINS AVEI PHILADELPHIA PA USA	PPLY NUE			
8. NAME AND	ADDRESS OF CONTRACTOR (No., street,	, county, State and ZIP	Code)	(X)	9A. AMENDMEN	NT OF SOLICITA	ATION NO.
ADAM CLINGERMAN DBA ABC VENTURES ABC VENTURES 2411 OLD CROW CANYON RD # 105 SAN RAMON CA 94583-1240 USA				×	9B. DATED (SEE ITEM 11)  10A. MODIFICATION OF CONTRACT/ORDER NO. SPE3S1-17-D-Z125  10B. DATED (SEE ITEM 13)		
CODE 1VR02	? FAC	CILITY CODE				2017 APR (	07
	11. THIS ITEM	ONLY APPLIES TO A	MENDMENTS OF SO	LICI	TATIONS		
(a) By completing or (c) By separate PLACE DESIGN, amendment you amendment, and 12. ACCOUNT		copies of the amendment to the solicitation and amendn R TO THE HOUR AND DATE uch change may be made by to specified.  APPLIES ONLY TO MO S THE CONTRACT/OI SUANT TO: (Specify author DER IS MODIFIED TO REFLECT JANT TO THE AUTHORITY OF S ENTERED INTO PURSUAN	c; (b) By acknowledging received nent numbers. FAILURE OF SPECIFIED MAY RESULT elegram or letter, provided experience of the control of the c	YOUR IN REJ ach tele	nis amendment on ACKNOWLEDGM ECTION OF YOUI gram or letter make RACTS/ORDE D IN ITEM 14	each copy of the lent to be received by the lent to be received by the lent to be reference to to be	CEIVED AT THE irtue of this he solicitation and this
E. IMPORTA	NT: Contractor X is not,	is required to sign this	document and return		copi	es to the issu	uing office.
See Conti Except as provic 15A NAME AND	nuation Sheet  ded herein, all terms and conditions of the do TITLE OF SIGNER (Type or print)			nged, ru F CON	emains unchange ITRACTING OFFI	d and in full force	e and effect.
IOD. CONTRAC	TOR/OFFEROR	100. DATE SIGNED	I TOD. GIVITED STATES O	i AIVIE	NOA		
		— I					2020 NOV 30

(Signature of person authorized to sign)

(Signature of Contracting Officer)

## **SECTION B - SUPPLIES OR SERVICES AND PRICES OR COSTS**

- I. The following changes apply to Contract SPE3S1-17-D-Z125 at no additional cost:
- A. Solicitation SPE3S1-17-R-0001, page 22 of 105, B. 2., after "2. Food Safety and Foreign Material:", delete text up to "3. Container Integrity Defects:" in entirety and insert:
- (a) All corrective actions performed on product due to foreign material and/or processed/unprocessed container mix-ups must be approved by FTR. FTR approval may be accomplished by means of one the two following methods, the methods being subject to change as determined by the contracting officer to be necessary for determining FTR approval:

## **METHOD 1:**

All corrective actions performed on product due to foreign material and/or processed/unprocessed container mix-ups shall be submitted by the contractor to the GQAR for review and acceptability determination. This requirement only applies to contractor facilities that are producing product and/or placing food product into finished component packaging.

If the GQAR determines that the corrective action plan is acceptable, the contractor shall submit a "foreign material notification" or "unprocessed container notification" to FTR, prior to offering the lot for Government inspection. The notification shall include the corrective action plan, the GQAR's recommendation pertaining to the plan, and supporting documentation. FTR shall issue written authorization for offer of the lot for Government inspection.

If the GQAR determines that the correction actions are not acceptable and GQAR and the contractor cannot agree to an alternate plan for remediation, the contractor shall submit a corrective action/remediation plan and supporting documentation to FTR for resolution.

Standard rework procedures (SRP) for specific foreign material situations may be addressed under the contractor's documented QSP, Section XII - Corrective and Preventive Action Program. (see E-4-G.B.6.). SRP's shall only be submitted to DLA for foreign material inherent to a specific food product or ingredient. Screws, plastic pieces, bandages, metal fragments, glass, etc., are not inherent to ingredients used in food products and a SRP for these types of foreign material shall not be submitted to DLA for consideration and approval. SRPs submitted to DLA for review and approval shall have a title beginning with "Standard Rework Procedure for...". SRPs may be referenced, as applicable, in the corrective action plan that he contractor provides for a specific instance (along with any relevant specific details).

All preventive and corrective actions documented by, proposed by, and conducted by the contractor shall conform to the regulations promulgated by the applicable regulatory agency (FDA, USDA-FSIS, USDC). When a contractor is required by regulation to notify a regulatory agency regarding foreign material and/or processed/unprocessed container mix ups, it shall be the responsibility of the contractor to present to the GQAR and DLA verification of conformance to the applicable agency's regulations.

In all cases, it is recommended that the GQAR be notified as soon as possible if and when incidents involving the finding by the contractor of foreign material in product and/or product ingredients.

## **METHOD 2**:

The contractor shall submit a corrective action plan and supporting documentation to FTR for resolution.

**CONTINUED ON NEXT PAGE** 

## SECTION B - SUPPLIES OR SERVICES AND PRICES OR COSTS (CONTINUED)

Standard rework procedures (SRP) for specific foreign material situations may be addressed under the contractor's documented QSP, Section XII - Corrective and Preventive Action Program. (see E-4-G.B.6.). SRPs may be referenced, as applicable, in the corrective action plan that the contractor provides for a specific instance (along with any relevant specific details).

All preventive and corrective actions documented by, proposed by, and conducted by the contractor shall conform to the regulations promulgated by the applicable regulatory agency (FDA, USDA-FSIS, USDC). When a contractor is required by regulation to notify a regulatory agency regarding foreign material and/or processed/unprocessed container mix ups, it shall be the responsibility of the contractor to present to the GQAR and to DLA verification of conformance to the applicable agency's regulations.

In all cases, it is recommended that the GQAR be notified as soon as possible if and when incidents involving the finding by the contractor of foreign material in product and/or product ingredients.

(b) The GQAR shall be notified, and documentation provided, when any finished product intended (or initially intended) to be offered to the Government has been produced using a bulk product or ingredient product lot(s) (or portion thereof) that has, at any time, been identified as containing or having contained foreign material. This requirement only applies to contractor facilities that are producing product and/or placing food product into finished component packaging. The documentation shall identify the foreign material and all corrective actions taken to render the bulk/ingredient product serviceable, including, but not limited to segregation and removal of portions of the bulk/ingredient product. The GQAR shall determine if the corrective actions taken render the bulk/ingredient product serviceable, the contractor shall submit a notification, to include the corrective action plan and supporting documentation, to FTR prior to offering any related finished product lots for Government inspection.

When the GQAR determines that the actions taken do not render the bulk/ingredient product to be serviceable and an alternate plan for remediation cannot be agreed upon by the GQAR and the contractor, the contractor shall submit a corrective action plan and supporting documentation to FTR for resolution.

Standard rework procedures (SRP) for specific foreign material situations may be addressed under the contractor's documented QSP Section XII - Corrective and Preventive Action Program (see E-4-G, B, 6). SRP's shall only be submitted to DLA for foreign material inherent to a specific food product or ingredient. Screws, washers, plastic pieces, bandages, metal fragments, glass, etc., are not inherent to ingredients used in food products and a SRP for these types of foreign material shall not be submitted to DLA for consideration and approval. SRPs submitted to DLA for review and approval shall have a title beginning with "Standard Rework Procedure for...". These SRPs may be referenced, as applicable, in the corrective action plan that the contractor provides for a specific instance (along with any relevant specific details).

All preventive and corrective actions documented by, proposed by, and conducted by the contractor shall conform to the regulations promulgated by the applicable regulatory agency (FDA, USDA-FSIS, USDC). When a contractor is required by regulation to notify a regulatory agency regarding foreign material and/or processed/unprocessed container mix ups, it shall be the responsibility of the contractor to present to the GQAR and to DLA verification of conformance to the applicable agency's regulations.

In all cases, it is recommended that the GQAR be notified as soon as possible if and when incidents involving the finding by the contractor of foreign material in product and/or product ingredients.

CONTINUATION SHEET REFERENCE NO. OF DOCUMENT BEING CONTINUED:  SPESS1-17-D-2125 / P000007  SECTION B - SUPPLIES OR SERVICES AND PRICES OR COSTS (CONTINUED)  (c) Thermal process deviations or deviations from the preparation, formulation or critical factors cited in the approved process schedule must be accompanied by a detailed letter from the plant's Processing Authority. The involved subcode(s), the deviation, and the disposition of the product shall be clearly identified when the complete lot is presented for Government end item verification inspection. If the producer fails to provide enough information' data in the case of a deviation, the GQAR shall contact FTRC for approval to proceed with the Government end item verification inspection.  (d) Retesting/reinspection/rework of product that tested positive for food borne pathogens is not authorized. (e) These requirements are in addition to applicable Code of Federal Regulations or other regulatory requirements (USDA-FSIS, FDA).  NOTE: Deviations (that occur during or prior to the production of a product) from specific preparation/ formulation/ingredient requirements cited in the specifications shall be submitted as a request for product deviation through the applicable contracting officer for the coordination with and the approval of the Specification Preparing Activity (Natick).			
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