AMEN	IDMENT OF SOLICITATION			K		PAGE 1 OF 2
2. AMENDMEN P00004	IT/MODIFICATION NO.	3. EFFECTIVE DATE See Blk. 16C	4. REQUISITION/PURC See Block 14	HASE REQ. NO.	5. PROJEC	TNO. (If applicable)
700 ROBBINS / PHILADELPHIA USA Initiator: Jacob	UPPORT E SUPPLY CHAIN AVENUE A PA 19111-5096	SPE3S1	7. ADMINISTERED BY ( <i>h</i> DLA TROOP SUPPORT SUBSISTENCE SUPPLY 700 ROBBINS AVENUE PHILADELPHIA PA 191 USA	( CHAIN	CODE	SPE3S1
	ADDRESS OF CONTRACTOR (No., street	county, State and ZIP Code)	-	(X) 9A. AMENDME 9B. DATED (Sa	NT OF SOLICIT	TATION NO.
EPIC FOODS LLC 113 WILDEWOOD CLUB CT COLUMBIA SC 29223-3135 USA			_	10A. MODIFIC/ SPE3S	10A. MODIFICATION OF CONTRACT/ORDER NO. SPE3S1-21-D-Z231 10B. DATED (SEE ITEM 13)	
CODE 64Q1	1				2020 DEC	21
		CILITY CODE				
Offers must ack (a) By completing or (c) By separa	numbered solicitation is amended as set forth i knowledge receipt of this amendment prior to g Items 8 and 15, and returning ate letter or electronic communication which i THE PLACE DESIGNATED FOR THE REC	the hour and date specified in the hour and date specified in the specified in the solicity of	ne solicitation or as amended (b) By acknowledging receip tation and amendment numbe	ot of this amendment o ers. FAILURE OF YOU CIFIED MAY RESULT	g methods: n each copy of th JR ACKNOWLE Γ IN REJECTIO	DGMENT TO BE N OF YOUR OFFER. If
by virtue of this	amendment you desire to change an offer al	ready submitted, such change n			provided each e	lectionic
by virtue of this communication		ready submitted, such change n nd this amendment, and is rece			provided each e	lectronic
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CONTINUATION SHEET	REFERENCE NO. OF DOCUMENT BEING CONTINUED: SPE3S1-21-D-Z231 / P00004	PAGE 2 OF 2 PAGES
THIS CONTRACT IS MODIFIED FOLLOWS:	TO INCLUDE FAR 52.204-27 PROHIBITION ON A BYTEDANCE CO	VERED APPLICATION, AS
52.204-27 Prohibition on	a ByteDance Covered Application (JUN 2023)	
(a) Definitions. As used	in this clause-	
	the social networking service TikTok or any successor ByteDance Limited, or an entity owned by	application or service
Information technology, a	s defined in 40 U.S.C. 11101(6)-	
acquisition, storage, and management, movement, cor information by the execut	r interconnected system or subsystem of equipment, used lysis, ev aluation, manipulation, trol, display, switching, interchange, transmission, or ive a gency, if the equipment is used by ctly or is used by a contractor under a contract with t	reception of data or
(i) Of that equipment; or		
(ii) Of that equipment to product;	a significant extent in the performance of a service o	or the furnishing of a
devices necessary for sec designed to be controlled	ncillary equipment (including imaging peripherals, inpu urity and surveillance), peripheral equipment by the central processing unit of a computer, software luding support services), and related	
(3) Does not include any	equipment acquired by a Federal contractor incidental t	o a Federal contract.
328), the No TikTok on Go guidance under Office of TikTok on Government Devi Guidance, collectively pr information technology, i contractors. The Contract technology owned or manage information technology us provided by the Contract not apply if the Contract	102 of Division R of the Consolidated Appropriations Activernment Devices Act, and its implementing Management and Budget (OMB) Memorandum M-23-13, dated F ces" Implementation ohibit the presence or use of a covered application on ncluding c ertain equipment used by Federal or is prohibited from having or using a covered applica ed by the Government, or on any ed or provided by the Contractor under this contract, i r's employees; however, this prohibition does ing Officer provides written notification to the Contra dance with OMB Memorandum M-23-13.	Pebruary 27, 2023, "No executive agency ation on any information ncluding equipment
	tractor shall insert the substance of this clause, incl uding subcontracts for the acquisition of mmercial services.	uding this paragraph (c),
(End of clause)		
IF THE CONTRACTOR DOES NO IMMEDIATELY NOTIFY THE CONTRACTING OFFICER IN WF	T AGREE TO THIS MODIFICATION OR IS NOT IN COMPLIANCE WI ITING.	TH THE CLAUSE, IT SHALL