

AMENDMENT OF SOLICITATION / MODIFICATION OF CONTRACT			1. Contract Number		Page of Pages		
					1 5		
2. Amendment/Modification Number A0004		3. Effective Date See Block 16C		4. Requisition/Purchase Request No.		5. Solicitation Caption Pre-Release Community Correctional Services	
6. Issued by: Office of Contracting and Procurement Group VII 441 4 th Street, NW, Suite 700S Washington, DC 20001			7. Administered by (If other than line 6) Office of Contracting and Procurement Group VII 441 4 th Street, NW, Suite 700S Washington, DC 20001				
8. Name and Address of Contractor (No. street, city, county, state and zip code) Prospective Bidders			X		9A. Amendment of Solicitation No. DCFL-2008-R-7002		
					9B. Dated (See Item 11) January 14, 2008		
					10A. Modification of Contract/Order No.		
Code _____ Facility _____					10B. Dated (See Item 13)		
11. THIS ITEM ONLY APPLIES TO AMENDMENTS OF SOLICITATIONS							
<input checked="" type="checkbox"/> The above numbered solicitation is amended as set forth in item 14. The hour and date specified for receipt of Offers <input checked="" type="checkbox"/> is extended. <input type="checkbox"/> is not extended. Offers must acknowledge receipt of this amendment prior to the hour and date specified in the solicitation or as amended, by one of the following methods: (a) By completing Items 8 and 15, and returning _____ 5 _____ copies of the amendment; (b) By acknowledging receipt of this amendment on each copy of the offer submitted; or (c) BY separate letter or fax which includes a reference to the solicitation and amendment number. FAILURE OF YOUR ACKNOWLEDGMENT TO BE RECEIVED AT THE PLACE DESIGNATED FOR THE RECEIPT OF OFFERS PRIOR TO THE HOUR AND DATE SPECIFIED MAY RESULT IN REJECTION OF YOUR OFFER. If by virtue of this amendment you desire to change an offer already submitted, such may be made by letter or fax, provided each letter or telegram makes reference to the solicitation and this amendment, and is received prior to the opening hour and date specified.							
12. Accounting and Appropriation Data (If Required)							
13. THIS ITEM APPLIES ONLY TO MODIFICATIONS OF CONTRACTS/ORDERS, IT MODIFIES THE CONTRACT/ORDER NO. AS DESCRIBED IN ITEM 14							
A. This change order is issued pursuant to (Specify Authority): The changes set forth in Item 14 are made in the contract/order no. in item 10A.							
B. The above numbered contract/order is modified to reflect the administrative changes (such as changes in paying office, appropriation data etc.) set forth in item 14, pursuant to the authority of 27 DCMR, Chapter 36, Section 3601.2.							
C. This supplemental agreement is entered into pursuant to authority of:							
D. Other (Specify type of modification and authority)							
E. IMPORTANT: Contractor <input type="checkbox"/> is not <input checked="" type="checkbox"/> is required to sign this document and return ___ 5 ___ copies to the issuing office.							
14. Description of Amendment/Modification (Organized by UCF Section headings, including solicitation/contract subject matter where feasible.)							
Item No. 1: Replace Page 1 of the solicitation cover page should be changed from an original and 6 (six) copies to an original and five(5) copies.							
Item No. 2: Add Amend Page 9, C.6.10 to replace third sentence to read as follows: As a condition of employment, all potential candidates are to obtain a criminal background check at 300 Indiana Avenue, NW, 3rd Floor, Washington, DC 20001. These checks will be comprised of NCIC and WALES checks.							
Except as provided herein, all terms and conditions of the document is referenced in Item 9A or 10A remain unchanged and in full force and effect.							
15A. Name and Title of Signer (Type or print)			16A. Name of Contracting Officer				
			Joseph Albanesi				
15B. Name of Contractor		15C. Date Signed		16B. District of Columbia		16C. Date Signed	
						2/25/08	
(Signature of person authorized to sign)			(Signature of Contracting Officer)				

Item No. 3: Add

Amend Page 16, C.11.2 to replace the first sentence to read as follows: **The facility will make an amendment to the rules and regulations that inform the resident that if child support is court ordered, that upon employment it is his/her responsibility to make restitution and that staff will assist with any information needed in this process.**

Item No. 4: Add

Amend Page 12, C.8.3 to replace the first sentence to read as follows: **The Contractor shall provide a minimum of twenty-five (25) square feet of unencumbered space per occupant which should include no more than 4 – square feet for locker/closet space.**

Item No. 5: Replace

Amend Page 13, C.9.3 to replace the following section to read as follows: **The Contractor shall provide vermin and pest control services on a monthly basis, and trash and garbage removal on, at least, a weekly basis.**

Item No. 6: Replace

Amend Page 14, C.10.1 to replace the following section to read as follows:

The Contractor shall provide three (3) meals a day for residents in accordance with a menu listing for seven (7) days a week. The Contractor shall submit to the COTR a monthly menu cycle for approval one (1) month in advance prior to food purchase and preparation. The Contractor shall make their food service facility available to the DOC for inspections.

Item No. 7: Insert New Item

Amend page 45, Section J. List of Attachments, add section J.11 to include a First Source agreement which shall be completed by the Offeror and submitted with the solicitation package at the closing date (attachment).

Item No. 8: Insert New Item

Amend page 45, Section J. List of Attachments, add section J.12 to include a Council of Government Rider clause which shall be completed by the Offeror and submitted with the solicitation package at the closing date (attachment).

Item No. 9: Insert New Item

Insert questions and answers from pre-proposal conference dated February 11, 2008 as indicated below:

- 1. Page 1 of the solicitation asked for an original and 6 copies. On page 49 under the heading of L.2 Proposal Form you indicated that one original and five copies of the written proposals shall be submitted in two parts. What is the correct number of copies that we should provide?**

The correct copies will be an original and five (5) copies.

- 2. Page 2 under B.2 Indefinite Quantity states that the District Government will order the minimum of one thousand dollars (\$1,000.00) for male and female residents for each contract year. Is the DOC granting \$1,000 for each line item or is the \$1,000.00 total for both male and female? Please clarify for budget and price considerations.**

The DOC is granting each contract that is awarded a dollar threshold that will have a minimum order of \$1,000 and a maximum order of \$990,000.00. That will include both line items.

- 3. Page 2 under B.3 price schedule states that under item description Pre-Release Community Correctional Services for 365 days for 100 male residents. Is the DOC looking to award this to one vendor who has space for 100 male residents or do you mean that a provider can bid up to the 100 male residents? Please clarify for budget and price considerations.**

A provider can bid up to 100 male residents.

- 4. Page 9 under C.6 Trained Staff and Education Criteria states that the contractor shall provide paraprofessional staff of not less than two employees per shift based on the maximum resident contracted capacity. What do you mean and can you clarify this? How many staff do you need on a 40 bed contract? Is there a formula to be used in the computation.**

Page 9 C.6- There should be a **minimum** of (2) security trained staff members on each shift. This allows for lunch breaks, bathroom breaks, security checks, counts, unforeseen emergencies and for the protection of staff and residents if a fight occurs residents are injured etc. The (2) can be comprised of (1) CQ and any other staff member who has undergone basic safety and security training.

- 5. Page 9 under C.6.10 states that the contractor shall conduct a referral check of all applicant's and volunteers from NCIC or FBI. Presently, as vendors we do not have access to the FBI NCIC information system to get this done. Please clarify. Do you want us to send this to the Department of Corrections so that this information can be a function of DOC and they will advise us on clearing people?**

Page 9 C.6.10- As a condition of employment, all potential candidates are to obtain a Criminal Background checks at 300 Indiana Ave. 3rd floor. These checks will be comprised of NCIC and WALES check.

- 6. C.8.3 states that the contractor shall allow access to living and recreational rooms for resident relaxation which includes but not limited to viewing television with closed caption capability. Please clarify what you will require and what you mean by this for budget reasons.**

C.8.3-Recreational Rooms are to be provided in efforts to allow residents to come together during informative meetings with staff, group counseling and a way of interacting with residents in a monitored setting without violating the room to room visitation regulations. A television must be provided to permit those residents who do not have financial support and the closed caption television is for the hearing impaired.

- 7. C.11.2 states the contractor shall also collect monies from the residents based on the fine imposed by the resident's sentencing Judge in accordance with the Victims of Violent Crime Compensation Act (VCCA) and child support through the developing of a payment plan. What do you mean collect child support from the residents. Presently, we are not allowed to collect child support from the residents. What measures are in place to have the resident adhere to this? If they do not pay what will happen to them? Are infractions in place to hold the resident accountable? Please clarify.**

C.11.2- The solicitation will be amended to state that the facility will make an amendment to the Rules and Regulations that inform the resident that if child support is court ordered that upon employment it is his/hers responsibility to make restitution and that staff will assist with any information needed in this process.

- 8. C.13.1 states the contractor ensure the resident have access to medical services and provide non-emergency transportation or tokens for any indigent resident's. Presently, tokens are not provided to DOC residents. Please clarify for budget reasons.**

C.13.1- As a facility with programmatic goals towards the residents re-entry/transition, tokens should be provided for those residents who have no community support and who are trying to obtain employment, for the first clinic visit or attending court, thereby satisfying the contract by providing transportation (Public). Medical emergencies are currently being handled by 911. Each facility will govern the issuant and the number of tokens a qualified resident receives.

- 9. C.13.5 states that the contractor shall notify the resident's employer that the employer is responsible for all on the job injuries. The contractor shall be responsible for reporting any job injury to a resident. Please clarify.**

C.13. 5 The halfway house/ DOC are not responsible for any injuries that occur to a resident while on the job. Vocational staff shall make it clear to the employer that they are held accountable under the Work Men's Compensation rules and regulations.

- 10. C.13.10 states that the contractor shall provide drug counseling, group, individual and family counseling where appropriate. Please clarify for budget reasons.**

C.13.10- Any offender who tests positive for drugs or alcohol and admits to having an addiction, should be provided with access to obtain counseling, whether it is in-house or a community referral to meetings, clinics, (UNITY) can probably assist, or case managers one on one counseling sessions. If the residents request assistance with the addiction all resources should be given to the resident

- 11. C.14.3 states that the contractor shall provide transportation or tokens fro any indigent residents to his/her court appearance. Presently, we are not required to do this. Please clarify for budget reasons.**

C.14.3- See C 13.1

- 12. C.21.2 states that the Contractor shall conduct drug testing on a random basis. The contractor shall perform drug testing on twenty-five (25) percent of the resident population on a monthly basis. Presently, court ordered residents are not permitted to have urine taken by the contractor. This function is done by the Pre-Trial services staff. Please clarify for budget reasons.**

C 21.2- Sentenced inmates (EM) or any defendant who is not court ordered to provide the courts with urine samples, are to be tested randomly, on a weekly basis. DOC will provide the materials and the staff, of your choice, for training.

- 13. C.22 states that the contractor shall have the capacity to provide transportation or tokens for residents (when necessary) to court, medical treatment and employment interviews. Presently, we are not required to do this. Please clarify for budget reasons.**

C.22- See C 13.1

14. I.5 states that “data” used herein within the performance of this contract shall remain the sole property of the DOC. Most if not all of our information is considered to be proprietary which has been developed over the number of years doing business with the government. Please clarify exactly what this clause means because it could affect how one will do business with the D.C. government.

This clause means that any material or data that you are collecting becomes the property of the District of Columbia government, therefore the District owns the data.

15. C.8.3 states that the RFP specifies sixty (60) square feet of individualized & secure bedroom space, which includes no more than 4 square feet of closet space.

C.8.3 Amend the solicitation with the following: 25-square feet of unencumbered space per occupant which should include no more than 4-square feet for locker/closet space.

16. C.9.3 of the RFP states the Contractor shall provide vermin and pest control services, trash and garbage removal at least weekly. Is the Contractor expected to provide pest control services weekly?

C.9.3 Amend the solicitation to change pest control services to monthly and the trash to weekly.

17. C.10.1 of the RFP states the Contractor shall submit a 6 week menu cycle for approval 2 weeks in advance for approval to the COTR. Menus are currently on a 4-week meal cycle that changes each season which are planned by a registered dietician and meets food and safety guidelines. Do we have to change to a 6 week cycle and who from DOC will be approving the menus?

C.10.1- Solicitation will be amended to be changed to monthly. Menus shall be submitted a month in advance. Each facility should employ a certified food contractor with a certified dietician, eliminating, this office approval of menus, but, this office shall review all menus for healthy compliance.

18. C.13.8 of the RFP states that the contractor shall have at least one staff member on each shift trained in First Aid and CPR and enroll in refresher courses. It also specifies with whom the contractor shall enroll employees, i.e. American Red Cross or Salvation Army – Can the Contractor use any service as long as they provide certification?

C 13.8- Yes the facility may obtain training from any certified provider recognized by i.e. Red Cross, Salvation Army, etc.

19. H.5.4 of the RFP states if the contract amount is equal to or greater than \$100,000, the contractor agrees to 51% of new employees hired shall be District residents. If the contract is less than \$100,000 do new hires have to be District residents? Does this only apply to new hires?

If the contract is less than \$100,000 the contractor is not obligated to hire 51% of District residents.

FIRST SOURCE EMPLOYMENT AGREEMENT

Contract Number: _____

Contract Amount: _____

Project Name: _____

Project Address: _____ Ward: _____

Nonprofit Organization with 50 Employees or Less: (Yes) ____ (No) ____

This First Source Employment Agreement, in accordance with D. C. Law 14-24, D.C. Law 5-93, and Mayor's Order 83-265 for recruitment, referral, and placement of District of Columbia residents, is between the District of Columbia Department of Employment Services, hereinafter referred to as DOES, and _____, hereinafter, referred to as EMPLOYER. Under this Employment Agreement, the EMPLOYER will use DOES as its first source for recruitment, referral, and placement of new hires or employees for the new jobs created by this project and will hire 51% District of Columbia residents for all new jobs created, as well, as 51% of apprentices employed in connection with the project shall be District residents registered in programs approved by the District of Columbia Apprenticeship Council.

I. GENERAL TERMS

- A. The EMPLOYER will use DOES as its first source for the recruitment, referral and placement of employees.
- B. The EMPLOYER shall require all contractors and subcontractors, with contracts totaling \$100,000 or more, to enter into a First Source Employment Agreement with DOES.
- C. DOES will provide recruitment, referral and placement services to the EMPLOYER subject to the limitations set out in this Agreement.
- D. DOES participation in this Agreement will be carried out by the Office of the Director, with the Office of Employer Services, which is responsible for referral and placement of employees, or such other offices or divisions designated by DOES.

- E. This Agreement shall take effect when signed by the parties below and shall be fully effective for the duration of the contract and any extensions or modifications to the contract.
- F. This Agreement shall not be construed as an approval of the EMPLOYER'S bid package, bond application, lease agreement, zoning application, loan, or contract/subcontract.
- G. DOES and the EMPLOYER agree that for purposes of this Agreement, new hires and jobs created (both union and nonunion) include all EMPLOYER'S job openings and vacancies in the Washington Standard Metropolitan Statistical Area created as a result of internal promotions, terminations, and expansions of the EMPLOYER'S workforce, as a result of this project, including loans, lease agreements, zoning applications, bonds, bids, and contracts.
- H. For purposes of this Agreement, apprentices as defined in D.C. Law 2-156, as amended, are included.
- I. The EMPLOYER shall register an apprenticeship program with the D.C. Apprenticeship Council for construction or renovation contracts or subcontracts totaling \$500,000 or more. This includes any construction or renovation contract or subcontract signed as the result of, but is not limited to, a loan, bond, grant, Exclusive Right Agreement, street or alley closing, or a leasing agreement of real property for one (1) year or more.
- J. All contractors who contract with the Government of the District of Columbia to perform information technology work with a single contract or cumulative contracts of at least \$500,000, let within any twelve (12) month period shall be required to register an apprenticeship program with the District of Columbia Apprenticeship Council.
- K. The term "information technology work" shall include, but is not limited to, the occupations of computer programmer, programmer analyst, desktop specialist, technical support specialist, database specialist, network support specialist, and any other related occupations as the District of Columbia Apprenticeship Council may designate by regulation.

II. RECRUITMENT

- A. The EMPLOYER will complete the attached Employment Plan, which will indicate the number of new jobs projected, salary range, hiring dates, and union requirements. The EMPLOYER will notify DOES of its specific need for new employees as soon as that need is identified.

- B. Notification of specific needs, as set forth in Section II.A. must be given to DOES at least five (5) business days (Monday - Friday) before using any other referral source, and shall include, at a minimum, the number of employees needed by job title, qualification, hiring date, rate of pay, hours of work, duration of employment, and work to be performed.
- C. Job openings to be filled by internal promotion from the EMPLOYER'S current workforce need not be referred to DOES for placement and referral.
- D. The EMPLOYER will submit to DOES, prior to starting work on the project, the names, and social security numbers of all current employees, including apprentices, trainees, and laid-off workers who will be employed on the project.

III. REFERRAL

DOES will screen and refer applicants according to the qualifications supplied by the EMPLOYER.

IV. PLACEMENT

- A. DOES will notify the EMPLOYER, prior to the anticipated hiring dates, of the number of applicants DOES will refer. DOES will make every reasonable effort to refer at least two qualified applicants for each job opening.
- B. The EMPLOYER will make all decisions on hiring new employees but will in good faith use reasonable efforts to select its new hires or employees from among the qualified persons referred by DOES.
- C. In the event DOES is unable to refer the qualified personnel requested, within five (5) business days (Monday - Friday) from the date of notification, the EMPLOYER will be free to directly fill remaining positions for which no qualified applicants have been referred. Notwithstanding, the EMPLOYER will still be required to hire 51% District residents for the new jobs created by the project.
- D. After the EMPLOYER has selected its employees, DOES will not be responsible for the employees' actions and the EMPLOYER hereby releases DOES, and the Government of the District of Columbia, the District of Columbia Municipal Corporation, and the officers and employees of the District of Columbia from any liability for employees' actions.

V. TRAINING

DOES and the EMPLOYER may agree to develop skills training and on-the-job training programs; the training specifications and cost for such training will be mutually agreed upon by the EMPLOYER and DOES and set forth in a separate Training Agreement.

VI. CONTROLLING REGULATIONS AND LAWS

- A. To the extent this Agreement is in conflict with any labor laws or governmental regulations, the laws or regulations shall prevail.
- B. DOES will make every effort to work within the terms of all collective bargaining agreements to which the EMPLOYER is a party.
- C. The EMPLOYER will provide DOES with written documentation that the EMPLOYER has provided the representative of any involved collective bargaining unit with a copy of this Agreement and has requested comments or objections. If the representative has any comments or objections, the EMPLOYER will promptly provide them to DOES.

VII. EXEMPTIONS

- A. Contracts, subcontracts or other forms of government-assistance less than \$100,000.
- B. Employment openings the contractor will fill with individuals already employed by the company.
- C. Job openings to be filled by laid-off workers according to formally established recall procedures and rosters.
- D. Suppliers located outside of the Washington Standard Metropolitan Statistical Area and who will perform no work in the Washington Standard Metropolitan Statistical Area.

VIII. AGREEMENT MODIFICATIONS, RENEWAL, MONITORING, AND PENALTIES

- A. If, during the term of this Agreement, the EMPLOYER should transfer possession of all or a portion of its business concerns affected by this Agreement to any other party by lease, sale, assignment, merger, or otherwise, the EMPLOYER as a condition of transfer shall:
 - 1. Notify the party taking possession of the existence of the EMPLOYER'S Agreement.
 - 2. Notify the party taking possession that full compliance with this Agreement is required in order to avoid termination of the project.

3. EMPLOYER shall, additionally, advise DOES within seven (7) business/calendar days of the transfer. This advice will include the name of the party taking possession and the name and telephone of that party's representative.
- B. DOES shall monitor EMPLOYER'S performance under this Agreement. The EMPLOYER will cooperate in DOES' monitoring effort and will submit a Contract Compliance Form to DOES monthly.
 - C. To assist DOES in the conduct of the monitoring review, the EMPLOYER will make available payroll and employment records for the review period indicated.
 - D. If additional information is needed during the review, the EMPLOYER will provide the requested information to DOES.
 - E. With the submission of the final request for payment from the District, the EMPLOYER shall:
 1. Document in a report to the Contracting Officer its compliance with the requirement that 51% of the new employees hired by the project be District residents; or
 2. Submit a request to the Contracting Officer for a waiver of compliance with the requirement that 51% of the new employees hired by the project be District residents and include the following documentations:
 - a. Material supporting a good faith effort to comply;
 - b. Referrals provided by DOES and other referral sources; and
 - c. Advertisement of job openings listed with DOES and other referral sources.
 - F. The Contracting Officer may waive the requirement that 51% of the new employees hired by the project be District residents, if the Contracting Officer finds that:
 1. A good faith effort to comply is demonstrated by the contractor;
 2. The EMPLOYER is located outside the Washington Standard Metropolitan Statistical Area and none of the contract work is performed inside the Washington Standard Metropolitan Statistical Area;

The Washington Standard Metropolitan Statistical Area includes the District of Columbia, the Virginia Cities of Alexandria, Falls Church, Manassas, Manassas Park, Fairfax, and Fredericksburg; the Virginia Counties of Fairfax, Arlington, Prince William, Loudoun, Stafford, Clarke, Warren, Fauquier, Culpeper, Spotsylvania, and King George; the Maryland Counties of Montgomery, Prince Georges, Charles, Frederick, and Calvert; and the West Virginia Counties of Berkeley and Jefferson.

- 3. The EMPLOYER enters into a special workforce development training or placement arrangement with DOES; or
- 4. DOES certifies that insufficient numbers of District residents in the labor market possess the skills required by the positions created as a result of the contract.

G. Willful breach of the First Source Employment Agreement by the EMPLOYER, or failure to submit the Contract Compliance Report, or deliberate submission of falsified data, may be enforced by the Contracting Officer through imposition of penalties, including monetary fines of 5% of the total amount of the direct and indirect labor costs of the contract.

H Nonprofit organizations with 50 or less employees are exempted from the requirement that 51% of the new employees hired on the project be District residents.

I. The EMPLOYER and DOES, or such other agent as DOES may designate, may mutually agree to modify this Agreement.

J. The project may be terminated because of the EMPLOYER'S non-compliance with the provisions of this Agreement.

IX. Is your firm a certified Local, Small, Disadvantaged Business Enterprise (LSDBE)?
 YES NO
 If yes, certification number: _____

X. Do you have a registered Apprenticeship program with the D.C. Apprenticeship Council?
 YES NO
 If yes, D.C. Apprenticeship Council Registration Number: _____

XI. Indicate whether your firm is a subcontractor on this project: YES NO
 If yes, name of prime contractor: _____

Dated this _____ day of _____ 20_____

 Signature Dept. of Employment Services

 Signature of Employer

 Name of Company

 Address

 Telephone

 E-mail

EMPLOYMENT PLAN

NAME OF FIRM _____

ADDRESS _____

TELEPHONE NUMBER _____ FEDERAL IDENTIFICATION NO. _____

CONTACT PERSON _____ TITLE _____

E-mail: _____ TYPE OF BUSINESS: _____

ORIGINATING DISTRICT AGENCY _____

CONTRACTING OFFICER: _____ TELEPHONE NUMBER: _____

TYPE OF PROJECT _____ FUNDING AMOUNT _____

PROJECTED START DATE _____ PROJECT DURATION _____

NEW JOB CREATION PROJECTIONS (Attach additional sheets, as needed.) Please indicate the new position(s) your firm will create as a result of this project.

	JOB TITLE	# OF JOBS F/T P/T	SALARY RANGE	UNION MEMBERSHIP REQUIRED NAME LOCAL#	PROJECTED HIRE DATE
A					
B					
C					
D					
E					
F					
G					
H					
I					
J					
K					

Metropolitan Washington Council of Governments
Rider Clause

USE OF CONTRACT(S) BY MEMBERS COMPRISING THE METROPOLITAN WASHINGTON COUNCIL OF GOVERNMENTS PURCHASING OFFICERS' COMMITTEE.

- A. If authorized by the bidder(s), resultant contract(s) will be extended to any or all of the listed members as designated by the bidder to purchase at contract prices in accordance with contract terms.
- B. Any member utilizing such contract(s) will place its own order(s) directly with the successful contractor. There shall be no obligation on the part of any participating member to utilize the contract(s).
- C. A negative reply will not adversely affect consideration of your bid/proposal.
- D. It is the awarded vendor's responsibility to notify the members shown below of the availability of the Contract(s).
- E. Each participating jurisdiction has the option of executing a separate contract with the awardee. Contracts entered into with a participating jurisdiction may contain general terms and conditions unique to that jurisdiction including, by way of illustration and not limitation, clauses covering minority participation, non-discrimination, indemnification, naming the jurisdiction as an additional insured under any required Comprehensive General Liability policies, and venue. If, when preparing such a contract, the general terms and conditions of a jurisdiction are unacceptable to the awardee, the awardee may withdraw its extension of the award to that jurisdiction.
- F. The issuing jurisdiction shall not be held liable for any costs or damages incurred by another jurisdiction as a result of any award extended to that jurisdiction by the awardee.

BIDDER'S AUTHORIZATION TO EXTEND CONTRACT:

YES NO JURISDICTION

YES NO JURISDICTION

- Alexandria, Virginia
- Alexandria Public Schools
- Alexandria Sanitation Authority
- Arlington County, Virginia
- Arlington County Public Schools
- Bowie, Maryland
- Charles County Public Schools
- College Park, Maryland
- Culpeper County, Virginia
- District of Columbia
- District of Columbia Courts
- District of Columbia Public Schools
- District of Columbia Water & Sewer Auth.
- Fairfax, Virginia
- Fairfax County, Virginia
- Fairfax County Water Authority
- Falls Church, Virginia
- Fauquier County Schools & Government, Virginia
- Frederick, Maryland
- Frederick County, Maryland
- Gaithersburg, Maryland
- Greenbelt, Maryland
- Herndon, Virginia
- Loudoun County
- Loudoun County Public Schools
- Loudoun County Sanitation Authority
- Manassas, Virginia

- City of Manassas Public Schools
- Manassas Park, Virginia
- Maryland-National Capital Park & Planning Comm.
- Metropolitan Washington Airports Authority
- Metropolitan Washington Council of Governments
- Montgomery College
- Montgomery County, Maryland
- Montgomery County Public Schools
- Prince George's County, Maryland
- Prince George's Public Schools
- Prince William County, Virginia
- Prince William County Public Schools
- Prince William County Service Authority
- Rockville, Maryland
- Spotsylvania County Schools
- Stafford County, Virginia
- Takoma Park, Maryland
- Upper Occoquan Sewage Authority
- Vienna, Virginia
- Washington Metropolitan Area Transit Authority
- Washington Suburban Sanitary Commission
- Winchester, Virginia
- Winchester Public Schools

Vendor Name/ Revised 2/26/08