P.01

;		CONTRACT/ORDE				equisition NU 2083	MBER		PAGE OF	l 3		
Z CONTRACT N		R TO COMPLETE BLO	3. AWARD/	4. ORDER NUMBER			_	5, SOLICITATION NUMBER		5. SOLICITATION		
AG-6395	0. -C-08-0046		EFFECTIVE DAT	E AG-6395-D-0	08-0230	/0001.				ISSUE DATE		
7. FOE	R SOLICITATION	a, NAME				b. TELEPHONE	NUMBER	(No collect calls)	8. OFFER OU	E DATE/LOCAL TIME		
	RMATION CALL:	LARRY N	ELSON			612 336	3225					
9. ISSUED BY			CODE	APHIS-MRPBS-A	10. THIS ACQ	UISITION IS		SET ASIDE:	% FOR			
USDA API	HIS MRPBS				UNRE	ESTRICTED OR		_	·	ERGING SMALL		
	curement Br							☐ SMALL BUSINESS		EKGING SMALL SINESS		
	Square, 5th TH STREET	r Floor			NAICS:			☐HUBZONĒ SMALL BUSINESS				
_ +	OLIS MN 554	103			SIZE STANDA	\RD		SERVICE-DISABLED	VETERAN-	□ B(A)		
				451				OWNED SMALL BUSI				
	FÖR FÖB DESTINA- SS BLOCK IS	12, DISCOUNT TERMS			☐ 13a. THI	S CONTRACT IS	A	13b. RATING				
MARKED						'ED ORDER UNI (\$ (15 CFR 700)	DER	14, METHOD OF SOLICITATION REFO ÜIFB DREP				
15, DELIVER TO		CODE	Indure M	S-WR-82YM	16. ADMINIST	ERED BY		1, 1RF0 L		HIS-MRPBS-ASD-		
			AFRIS-V.		11555 3	PHIS MR	DD C			1		
	S-WR-82YM ntre Avenue					ocureme:		anch				
Bldg B, #3E13						Square						
Fort Collins CO 80526					1	6TH STR		0.5				
					MINNEA	POLIS M	N 554	03				
17a. CONTRACT	YOR/ CODE	820531002	FACILITY	,	18a. PAYMEN	IT WILL BE MAC	E BY		CODE AF	HIS-INVOICE		
OFFEROR			CODE		-							
NORTHWES	ST PREMIUM	MEATS - 8205	531002		SEND I	NVOICE	TO CO	NSIGNEË (BLO	CK 6)			
	TH HAPPY VA											
	820531002 B											
NAMPA NI	D 836878589	1										
TELEPHONE NO	5 .											
176. CHECK I	FREMITTANCE IS DIF	FERENT AND PUT SUCH .	ADDRESS IN OFFE	ER .	186. SUBMIT		.DDRÉSS S SEE ADDE	SHOWN IN BLOCK 182 UNLE	ESS BLOCK DE	LOW		
19.	1		20.		13 0112	21.	22	23.		24.		
ITEM NO.		SCHEDU	LE OF SUPPLIES/8	BERVICES		QUANTITY	UNIT	UNIT PRICE		AMOUNT		
	Tax ID Nu		31002									
	DUNS Number A. THE P			ICATION IS TO	ADD							
				LIVERY ORDER.	1122							
				ICATION, THE								
				S INCREASED F.,000. ALL OT								
		CONDITIONS						,				
	1			*********	*****	*						
05.400011117	(Use Ri	everse and/or Attach	Additional She	eets as Necessary)		<u> </u>	l <u> </u>	5. TOTAL AWARD AMO	UNT (For Gov	t. Use Only)		
See sche	•	RIATION DATA						\$21,250	.00			
				, 52.212-4. FAR 52.212-3			HED. A			ARE NOT ATTACHED.		
				IÇE FAR 52.212-4. FAR 52		29. AWARD			□ AKE	ARE NOT ATTACHED.		
		D TO SIGN THIS DOC CONTRACTOR AGRE			— ¹ x1	DATED		. YOUR OFFE	ER ON SOLIC	ITATION (BLOCK 5),		
ALL MEMS	SET FORTH OR OT	MERWISE IDENTIFIED	ABOVE AND C	N ANY ADDITIONAL				ITIONS OR CHANGES	WHICH ARES	SET FORTH		
	UBJECT TO THE TE RE OF OFFEROR/CONT	RMS AND CONDITION	15 SPECIFIED H	EREIN.	31a, UNITE			ED AS TO I TEJ MS. SIGNATUĢĒ OF CONTRACT	ING FICER			
Annual descriptors of the						<u> </u>	7	//1//	1			
								· UUU		31c. DATE SIGNED		
30b. NAME AN	ND TITLE OF SIGNE	R (Type or print)		30c. DATE SIGNED		e of contra D. NEL:		DFFICER (Type or print)		2.0 6-1.0		
					DAKKI	D. NEDL	~~~·	CTANDAE	D EORN 1445	2/8EV 3/2005)		

2 of

P.02

3

23. UNIT PRICE 24 QUANTITY AMOUNT ITEM NO SCHEDULE OF SUPPLIES/SERVICÉS LINIT ***** Delivery Order against contract AG-6395-C-08-0046 for bison slaughter services at a not-to-exceed amount of \$12,750. Delivery: 07/11/2008 Accounting Info: 00.ZZ.ZZZZZZZZZ Agency Code (2): 34 Program Code (9): 529794335 BOC: 2200 Sub BOC (2): ZZ Cost Org (7): ZZZZZZZ Job Code (8): ZZZZZZZZ Sub Cost Org (2): ZZ Budget Yr Start (2): 08 Budget Yr End (2): ZZ Fund (6): ZZZZZZ Budget Org (7): 2222222 Sub Budget Org (2): ZZ Report Category (4); ZZZZ Period of Performance: 02/11/2008 to 07/11/2008 Add Item 003 as follows: 18,750.00 003 Additional funding of \$18,750 for bison slaughter services at a not-to-exceed amount. CLIN 01 = Bison calves, cows and young bulls -\$89 EA CLIN 02 = Mature bison bulls = \$139 £A Product/Service Code: V119 Product/Service Description: OTHER CARGO AND FREIGHT SERVICES Continued ... 32a, QUANTITY IN COLUMN 21 HAS BEEN ACCEPTED, AND CONFORMS TO THE CONTRACT, EXCEPT AS RECEIVED INSPECTED III NOTED. 32d, PRINTED NAME AND TITLE OF AUTHORIZED GOVERNMENT REPRESENTATIVE 32b. SIGNATURE OF AUTHORIZED GOVERNMENT REPRESENTATIVE 32c. DATE 32f. TELEPHONE NUMBER OF AUTHORIZED GOVERNMENT REPRESENTATIVE 32c. MAILING ADDRESS OF AUTHORIZED GOVERNMENT REPRESENTATIVE 32g. E-MAIL OF AUTHORIZED GOVERNMENT REPRESENTATIVE 33, SHIP NUMBER 34. VOUCHER NUMBER 35. AMQUNT VERIFIED 36. PAYMENT 37. CHECK NUMBER CORRECT FOR [COMPLETE PARTIAL FINAL ☐ PARTIAL FINAL 40. PAID BY 38. S/R ACCOUNT NUMBER 39, S/R VOUCHER NUMBER 41a. I CERTIFY THIS ACCOUNT IS CORRECT AND PROPER FOR PAYMENT 42a. RECEIVED BY (Print) 41c, DATE 41b. SIGNATURE AND TITLE OF CERTIFYING OFFICER 42b, RECEIVED AT (Location) 42¢, DATE REC'D (YY/MM/DD) 42d. TOTAL CONTAINERS

6123702071

6123702071

P.03

CONTRACTOR OF THE	REFERENCE NO. OF DOCUMENT BEING CONTINUED	PAGE	OF
CONTINUATION SHEET	AG-6395-C-08-0046/AG-6395-D-08-0230/0001	3	3

NAME OF OFFEROR OR CONTRACTOR

NORTHWEST PREMIUM MEATS - 820531002

ITEM NO. (A)	SUPPLIES/SERVICES (B)	QUANTITY (C)	UNIT (D)	UNIT PRICE	AMOUNT (E')
	Add Item 004 as follows:				
004	Additional funding for bison slaughter services (hide salting at \$10 EA) at a not-to-exceed amount of \$2,500. Product/Service Code: V119 Product/Service Description: OTHER CARGO AND FREIGHT SERVICES				2,500.00
	·				
				,	
•					

NSN 7540-01-152-8067

OPTIONAL FORM 336 (4-98) Sponsored by GSA FAR (48 CFR) 53.110

30c. DATE SIGNED

30b. NAME AND TITLE OF SIGNER (Type or print)

31c. DATE SIGNED

31b. NAME OF CONTRACTING OFFICER (Type or print)

LARRY D. NELSON

6123702071 P.02

2 of 3

19, ITEM NO.		20. ŞÇHĘDULE OF BUPPLIES	JSERVICE:	s		21. QUANTITY	22. UNIT	23. UNIT PR	CE	24. AMOUNT
	*****	ar I		• "						
	_	der against contr								
		laughter services	at a	not-to-exce	eq					
	amount of \$							1		
	Delivery: 0									
	Accounting		22222	2 22 5297943	35.2	2				
	34.08.22.222222.2222222.22.2222222.22.529794335.22 00.22.22222222.2222 Agency Code (2): 34 Program									
	Code (9): 529794335 BQC: 2200 Sub BQC (2): ZZ									
	Cost Org (7): 2222222 Job Code (8): 2222222 Sub									
	Cost Org (2): ZZ Budget Yr Start (2): 08 Budget									
	Yr End (2): ZZ fund (6): ZZZZZZ Budget Org (7):									
	2222ZZZ Sub Budget Org (2): ZZ Report Category									
	(4): ZZZZ					İ				
	Period of P	Performance: 02/11	/2008	to 07/11/20	08				}	
	Change Than	, 003 to read as f	ollow	re/swount sho	G.Z.D					
	_	gated amount):	OLLOW	s (amount one	*****		ļ		!	
		gaboa amvarr, -								
003	Additional	funding of \$33,75	0 for	bison slaug	hter					33,750.00
	services.	This increases th	e not	-to-exceed						
	1	his CLIN from \$18								
	1	Bison calves, cow	s and	l young bulls	=					
	\$89 EA			DO EN			İ			
	1	Mature bison bulls	; = \$1	.39 EA			1			
		rvice Code: V119 rvice Description:	<u></u>	ED CARGO AND						
	Continued .	_	OTHE	IN CANGO PAID						
32a. QUANTIT	TY IN COLUMN 21 HAS	BEEN					T A C	"	"	"
REÇEN	VED 🗌 INŠI			ND CONFORMS TO THE	E CONTI	RACT, EXCER	-1 A6			
32b. SIGNATU	JRE OF AUTHORIZED	GOVERNMENT REPRESENTATI	⁄E	32c. DATÉ	32d. PF	RINTED NAME	AND	TITLE OF AUTH	ORIZED GO	OVERNMENT REPRESENTATIVE
326 MAILING	ADDRESS OF AUTHOR	RIZED GOVERNMENT REPRESE	NTATIVE	110	32f. YEI	LEPHONE NU	IMBER	R OF AUTHORIZ	ED GOVER	NMENT REPRESENTATIVE
DEG. IMPLICING	ADDICEGO OF ACTION	THE COLUMN THE TENTE								
					32g. É⊣	MAIL OF AUT	HORIZ	ZED GÖVERNMI	NT REPRE	SENTATIVE
33. SHIP NUM	#DCD	34. VOUCHER NUMBER	25 AMO	UNT VERIFIED	36 PA	YMENT			 -	37. CHECK NUMBER
33. SHIF NOW	IDER	34. VOOCHER NOWBER	CORREC							
PARTIAL	_ [FINAL	1			🗆 c	OMPLETE		PARTIAL [FINAL	
	UNT NUMBER	39. S/R VOUCHER NUMBER	40. PAID	BY				,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		···•
440 100000	SZTUJÁ ZÁÁÁI NEI IA A	PODDECT AND DECOME FOR THE	VMENT		426	RECEIVED 6	Y /P-	at)		
1	JRE AND TITLE OF CE	CORRECT AND PROPER FOR PA ERTIFYING OFFICER		41c. DATE		WEGEIAED B	· · (r-1)			-11-911
					42b.	RECEIVED	AT (Loc	cation)		
			!		42 c.	DATE REC'D	(YY/M	(M/DD)	42d. TOTA	L CONTAINERS

6123702071

6123702071 P.03

	REFERENCE NO. OF DOCUMENT BEING CONTINUED	PAGE	OF
CONTINUATION SHEET	AG-6395-C-08-0046/AG-6395-D-08-0230/0002	3	3

NAME OF OFFEROR OR CONTRACTOR

NORTHWEST PREMIUM MEATS - 820531002

TEM NO.	SUPPLIES/SERVICES (B)	QUANTITY (C)	UNIT (D)	UNIT PRICE (E)	AMOUNT (F)
	FREIGHT SERVICES				
					:
	Change Item 004 to read as follows(amount shown is the obligated amount):				
004	Additional funding of \$4,500 for bison slaughter services (hide selting at \$10 EA). As a result, the total not-to-exceed amount of this CLIN is increased from: \$2,500 by \$4,500 to \$7,000. Product/Service Code: V119 Product/Service Description: OTHER CARGO AND FREIGHT SERVICES				4,500.00

NSN 7540-01-152-8067

OPTIONAL FORM 336 (4-86) Sponsored by GBA FAR (48 CFR) 53.110

FEB-11-2008 14:59 rep ui us iu:uta 01/28/2008 15:50

6123702071 **Brown** 6123702106

USDA APHIS CONTRACTG

6123702071 P.01 PAGE M2/26

	CITATION/CON	COMPLETE BLOCK	C 19 17 91 7	4 Æ 70	- 1			ł
2 CONTRAC	TNIMBER	13. AWARD/EFFECTIVE DATE	A DROBET		5. EOUX	IFATION NUM	(BEF)	6. SOLICITATION ISSU
,395-	C-08-0046	2-11-200	S			bisonl	auling	01/28/2008
	LICITATION	a NAME					EA (no volhe)	0. OFFER DUE CATE
INFORM/		Larry Nelson, Contri	ecting Officer		(6	12) 336-	3225	LOGAL TIME
CONTAC		Larry.d.nelson@aph	is.usda.gov		l			[
					1			<u> </u>
9. (55VE) 61	r	CODE	6305	10. THE ACOUST	TION 48			
				UNRESTRI	CTED OR		T-ASIDE 100 9	
USDA,	aphis, Mrpbs, As	D. Contracting Team				Þ	🖸 SMALL BUSINES:	
	quere, 5 th Floor			1		_	-	ESSIMENS
	th Sixth Street				88999	L	HUBZONE SWALL	L [_] 8(A)
Winnest	oolis, MN 55403			NAICS:	******	-	BUSINESS	
				SIZE	56.5 million	,	JERVIÇE:DISABI DWNED SMALL (
11. DOLIVER	POR POB GESTINATION	112 DISCOUNT TERMS	· -· ······	STANDARD:		[13b, R	ATRIC	908H288
LAMLETES	BLOCK IS MAPKED			13c, THIS CO	ONTRACT IS A	, , , , ,		
		1		RATED	CHUER UNDER	14. ME	THOS OF SOLISTATIO	ж
	chedule	.		OPAS (IS CHIM YOU]RFO 🗌	IFB 🖾 RFF
15. DELIVER		ÇQDE		16, ADMINISTERE	3 87		"	COOÈ
Sec Scho	adule			1				
				1				
	CTOROPEROR CODE	, <u>, , , , , , , , , , , , , , , , , , </u>		1		Block 9		
				USDA, Offi			net from the P	CODE
Nor	inwest the	mum Mat	5	National Fin			anagement	
2.7	7 A) Hagas	valley Rd.		PO Box 600				
. 0	المراهات المراهات	0.00		New Orlean	•			
Ναι	INOR ITTO	X 36 8 (INCW CITCHIA	a, List strict			
TELEPHONE (10.0012		1				
-				183. SUBMIT INVO	CES TO ADDRESS	SHOWN IN A	LOCK 182 UM.ESS BLO	CK BELOW & CHECKED
176. GH	ECK IF REMITTANCE ADDRESS	15 DEFFERENT AND PUT GUCH AD	IDRESS IN OFFER.				ADOENDUM	
19.		20,		· · · · · · · · · · · · · · · · · · ·	21.	22.	22.	24.
TEM NO.		SCHEDULE OF SUPPLIES/S			QUANTITY	UNIT	UNIT PRIČE	AMOUNT
D1	Slaughter services t	or bison calves, cows a	ma bulls (< 2 ye	cars of age)	100	EA	575.00	
					Estimated	j	j	
02	Slavokhar camiran f	or mature bison bulls () was af as a		100	EA	\$125.00	
	DIDERRITHE SELVICES T	WE HIMILITE UTSUL DUTTS L	z ycars ur age u	n younger)	Estimated	EA	} 3123.00	
	_	•				*		
	_	•			}	1	E i	
33	TII/da Saltina	,				EA	E10.00	
03	Ifide Salting	·			200	EA	\$10.00	
) 3	Wide Salting	·				EA	\$10.00	
)3	Ifide Salting	·			200	EA	\$10.00	
).3	Filde Salting	·			200	EA	\$10.00	
) 3	Filde Salting	·			200	EA	\$10.00	
)3	Filde Salting	·			200	EΑ	\$10.00	
	Gare 8	everse and/er A stack Asialismal &	Accis as Nocestarol		200	EA	\$10.00	
		everse and/er A stack Asialismal &	Picets as Novembry)		200	EΑ		AMOUNY (Ao - Bad. Ulin R
	Gare 8	everse and/er A stack Asialismal &	Песія ақ Мосткалу)	· 	200	ΕA		AMOUNY (For Gold, U.in)
	NG AND APPROPRIATION DATA	eseric and/or Allach Apalitonal S		2 512.7 AND 52 20	200 Estimated		ZEL YOYAL AWARD	<u> </u>
26. ACCOUNTI	NG AND APPROPRIATION DATA TANDONO DIN MONTATION	essas andios dilace dipalliagnal &	2-1, 52.212-4. FAR 5		200 Estimated	EO. ADE	SE VOYAL AWARD	ARENOT ATTAC
27 s. 50	NG AKO APPROPRIATION DATA DUCITATION INCORPORATE INTRACT/PURCHASE ORDE	ESENCE AND A MARCH AND MAN TO SERVICE FOR 52.21. ES BY REFERENCE FAR 52.21. ER INCORPORATES BY REFERE	2-1, 52.212-4. FAR 5: 36NCE FAR 52.212-4	. FAR 52.212-5 IS	200 Estimated 2-5 ARE ATTACH	ED. ADO	JE YOYAL AWARD. JENDA 🔯 ARE [JENDA 🔲 ARE [ARE NOT ATTAC
27 s. 50	NG AKO APPROPRIATION DATA DUCITATION INCORPORATE INTRACT/PURCHASE ORDE	ESENCE AND A MARCH AND MAN TO SERVICE FOR 52.21. ES BY REFERENCE FAR 52.21. ER INCORPORATES BY REFERE	2-1, 52.212-4. FAR 5: 36NCE FAR 52.212-4	. FAR 52.212-5 IS	200 Estimated 2-5 ARE ATTACH	ED. ADO	JE YOYAL AWARD. JENDA 🔯 ARE [JENDA 🔲 ARE [ARE NOT ATTAC
27 s. SC 27 s. SC 27 s. CON 28 CON 28 CON 28 CON 28 CON	NE AND APPROPRIATION DATA DICITATION INCORPORATE INTRACTIPURCHASE ORDE TRACTOR IS RECLARED TO S OFFICE CONTRACTOR ASSIST	essas andios dilace dipalliagnal &	2-1, 52.212-4. FAR 5; RENCE FAR 52.212-4 URN1_ CUPY TO LL URNS SET FORTH	FAR 52.212-5 IS	200 Estimated 2-5 ARE ATTACH ATTACHED. F CONTRACT: RIP ICLIDING ANY N	ADO	JE YOYAL AWARD. JENDA ARE [JENDA ARE [FER OATE). TO R CHANGES WHICH A	ARENOT ATTAC
27s, SC 27s, SC 27s, SC 27s, SC 27s, SC 28s, CON 28sguive 28sguive 18sguive 18sguive	NG AND APPROPRIATION DATA DICITATION INCORPORATE INTRACTOR IS RECURRED TO S OPPICE CONTRACTOR ASRUENCES ASSUE DEMANDE IDENTIFIES ASSUE THE CONTRACTOR ASRUENCES IN THE CONTRACTOR ASRUENCES ASSUE THE CONTRACTOR ASRUENCES ASSUERTED.	ESTAC ANALOS AMARIAMENTAL SE ES BY REFERENCE FAR 52.21: ER INCORPORATES BY REFER SEN THIS DOCUMENT AND RET EST TO AMARISH AND DELIVER A MOD ON ANY ADDITIONAL SHEET	2-1, 52.212-4. FAR 57 RENCE FAR 52.212-4 URN _1_ COPY TO LL TEMS SET FORTH IS SUBJECT TO THE	FAR 52,212-S IS 22. AWARE O GELOCK SI, ACCEPTED AS	200 Estimated 2-5 ARE ATTACH ATTACHED. F CONTRACT: RIP ICLIDING ANY IN	ADO	JE YOYAL AWARD. JENDA ARE DENDA ARE TO ARE	ARE NOT ATTAC ARE NOT ATTAC OUR OFFER ON SOLICITARIE SET FORTH HERE
27s, SC 27s, SC 27s, SC 27s, CO 3ssurvo GR GITT	NE AND APPROPRIATION DATA DICITATION INCORPORATE INTRACTIPURCHASE ORDE TRACTOR IS RECLARED TO S OFFICE CONTRACTOR ASSIST	ESTAC ANALOS AMARIAMENTAL SE ES BY REFERENCE FAR 52.21: ER INCORPORATES BY REFER SEN THIS DOCUMENT AND RET EST TO AMARISH AND DELIVER A MOD ON ANY ADDITIONAL SHEET	2-1, 52.212-4. FAR 57 RENCE FAR 52.212-4 URN _1_ COPY TO LL TEMS SET FORTH IS SUBJECT TO THE	FAR 52,212-S IS 22. AWARE O GELOCK SI, ACCEPTED AS	200 Estimated 2-5 ARE ATTACH ATTACHED. F CONTRACT: RIP ICLIDING ANY IN	ADO	JE YOYAL AWARD. JENDA ARE [JENDA ARE [FER OATE). TO R CHANGES WHICH A	ARE NOT ATTAC ARE NOT ATTAC OUR OFFER ON SOLICITARIE SET FORTH HERE
27s, SC 27s, SC 27s, SC 27s, SC 27s, SC 32s, CON 35sunvo	NG AND APPROPRIATION DATA DICITATION INCORPORATE INTRACTOR IS RECURRED TO S OPPICE CONTRACTOR ASRUENCES ASSUE DEMANDE IDENTIFIES ASSUE THE CONTRACTOR ASRUENCES IN THE CONTRACTOR ASRUENCES ASSUE THE CONTRACTOR ASRUENCES ASSUERTED.	ESTAC ANALOS AMARIAMENTAL SE ES BY REFERENCE FAR 52.21: ER INCORPORATES BY REFER SEN THIS DOCUMENT AND RET EST TO AMARISH AND DELIVER A MOD ON ANY ADDITIONAL SHEET	2-1, 52.212-4. FAR 57 RENCE FAR 52.212-4 URN _1_ COPY TO LL TEMS SET FORTH IS SUBJECT TO THE	FAR 52,212-S IS 22. AWARE O GELOCK SI, ACCEPTED AS	200 Estimated 2-5 ARE ATTACH ATTACHED. F CONTRACT: RIP ICLIDING ANY IN	ADO	JE YOYAL AWARD JENDA ARE DENDA ARE FOR CATEO. YOR R CHANGES WHICH A	ARE NOT ATTAC ARE NOT ATTAC OUR OFFER ON SOLICITARIE SET FORTH HERE
6. ACCOUNTI	NG AND APPROPRIATION DATA DICITATION INCORPORATE INTRACTOR IS RECURRED TO S OPPICE CONTRACTOR ASRUENCES ASSUE DEMANDE IDENTIFIES ASSUE THE CONTRACTOR ASRUENCES IN THE CONTRACTOR ASRUENCES ASSUE THE CONTRACTOR ASRUENCES ASSUERTED.	ES BY REFERENCE FAR 52,21: EN INCORPORATES BY REFERENCE FAR 50,21: EN INCORPORATES BY REFERENCE THIS DOCUMENT AND RETURN AND DELIVER AND ON ANY ADDITIONAL SHEET	2-1, 52.212-4. FAR 5 HENCE FAR 52.212-4 HEN_1_ CHENTH LL TIEMS EET FORTH I'S SUBJECT TO THE	FAR 52,212-S IS 22. AWARE O GELOCK SI, ACCEPTED AS	200 Estimated 2-5 ARE ATTACH ATTACHED. F CONTRACT: RIP ICLIDING ANY IN	ADO	JE YOYAL AWARD JENDA ARE DENDA ARE FOR CATEO. YOR R CHANGES WHICH A	ARE NOT ATTAC ARE NOT ATTAC OUR OFFER ON SOLICITARIE SET FORTH HERE
6. ACCOUNTI	NG AND APPROPRIATION DATA DICITATION INCORPORATE INTRACTOR IS RECURRED TO S OPPICE CONTRACTOR ASRUENCES ASSUE DEMANDE IDENTIFIES ASSUE THE CONTRACTOR ASRUENCES IN THE CONTRACTOR ASRUENCES ASSUE THE CONTRACTOR ASRUENCES ASSUERTED.	ES BY REFERENCE FAR 52,21: EN INCORPORATES BY REFERENCE FAR 50,21: EN INCORPORATES BY REFERENCE THIS DOCUMENT AND RETURN AND DELIVER AND ON ANY ADDITIONAL SHEET	2-1, 52.212-4. FAR 5 HENCE FAR 52.212-4 HEN_1_ CHENTH LL TIEMS EET FORTH I'S SUBJECT TO THE	FAR 52,212-S IS 22. AWARE O GELOCK SI, ACCEPTED AS	25 ARE ATTACH ATTACHED. F CONTRACT: RIVICULUING ANY AUTO ITEMS: G	ADD ADD OF THE PROPERTY OF THE	JE YOYAL AWARD. JENDA ARE DENDA ARE TO ARE	ARE NOT ATTAC ARE NOT ATTAC OUR OFFER ON SOLICITARIE SET FORTH HERE
27s, SC 27s, SC 27s, SC 27s, CO 3ssurvo GR GITT	NIS AND APPROPRIATION DATA DICITATION INCORPORATE INTRACTOR IS REQUIRED TO S OFFICE CONTRACTOR ADDRE ENTRACTOR IS REQUIRED TO CONTRACTOR ADDRE TO CONTRACTOR ADDRE TO CONTRACTOR ADDRE TO OFFENDIVIONITRACTOR TO OFFENDIVIONITRACTOR	ESSENCE and/or Albach Apalitage of S ESSENCE FAR 52.21: ER INCORPORATES OF REFERENCE FOR DELIVER AND DELIVER AND OF LIVER AND ON ANY ADDITIONAL SHEET	2-1, 52212-4. FAR 5.2612-4 URN _1_ CUPY TO LL TEMS SET FORTH IS SUBJECT TO THE	FAR 52.212-S IS 28. AWARD OF GLOCK SI, ACCEPTED AS ACCEPTED AS ATLANTED STATES 31b. NAME OF CONT.	200 Estimated 2-5 ARE ATTACHED. F CONTRACT RIVICULINING MAY NOT TO ITEMS: O RESTING DEPICER	ADD ADD OF THE PROPERTY OF THE	JE YOYAL AWARD. JENDA ARE DENDA ARE TO ARE	ARE NOT ATTAC ARE NOT ATTAC DUR OFFER ON BOLIGHT MIC SET FORTH MORE
6. ACCOUNT	NIS AND APPROPRIATION DATA DICITATION INCORPORATE INTRACTOR IS REQUIRED TO S OFFICE CONTRACTOR ADDRE ENTRACTOR IS REQUIRED TO CONTRACTOR ADDRE TO CONTRACTOR ADDRE TO CONTRACTOR ADDRE TO OFFENDIVIONITRACTOR TO OFFENDIVIONITRACTOR	ESSENCE and/or Albach Apalitage of S ESSENCE FAR 52.21: ER INCORPORATES OF REFERENCE FOR DELIVER AND DELIVER AND OF LIVER AND ON ANY ADDITIONAL SHEET	2-1, 52.212-4. FAR 5 HENCE FAR 52.212-4 HEN_1_ CHENTH LL TIEMS EET FORTH I'S SUBJECT TO THE	FAR 52.212-5 IS 28. ANABE 6 GLOCK 51. 8 ACCEPTED AS	200 Estimated 2-5 ARE ATTACHED. F CONTRACT RIVICULINING MAY NOT TO ITEMS: O RESTING DEPICER	ADD ADD OF THE PROPERTY OF THE	JE YOYAL AWARD. JENDA ARE DENDA ARE TO ARE	ARE NOT ATTAC ARE NOT ATTAC DUR OFFER ON BOLIGHT MIC SET FORTH MORE

SF1449 CONTINUATION:

Offeror Notes:

- A. This will be a firm-fixed price per mile and firm-fixed price per trailer sanitation Indefinite Delivery Indefinite Quantity (IDIQ) contract for transportation of bison to slaughter facilities in Yellowstone Park vicinity (Idaho, Montana and South Dakota).
- B. The amounts listed in CLINS 01, 02 and 03 are only estimated amounts and contractor(s) will only be reimbursed for actual loaded miles and trailer disinfections utilized. Written Delivery Orders will be issued at not-to-exceed (NTE) amounts for necessary services and verbal orders will be issued within order not-to-exceed amounts per the direction of the Contracting Officer Representative (COR) Dr. Ryan Clarke or Dr. Jerry Diemer. Contractor is not authorized to exceed the NTE amount without prior written approval from authorized Contracting Officer.
- C. Cleaning and disinfection must be accomplished with high pressure sprayer and bleach (1% solution: 1 part household bleach to 4 parts water---left on surface for 10 minutes before rinsing) per COR instructions. Cleaning must be accomplished, at a minimum, at the commencement of each bison hauling session. Cleaning and disinfecting must be accomplished, at a minimum, at the conclusion of each bison hauling session.
- D. One or more contracts may be issued as a result of this solicitation. Issuance of delivery orders against those contracts will be based upon price, performance and delivery times.
- E. Period of Performance: All work is to be completed within 150 days from date of contract award.
- F. All personnel providing service under this contract are unofficial representatives of the United States Government and shall maintain a professional demeanor at all times. Inappropriate behavior may constitute grounds for contract termination.
- G. The Government shall arrange for all necessary security services in support of this contract.
- H. The Government shall retain title to all byproducts of the slaughtering process and schedule pickup of material following the completion of the slaughtering process. The contractor is responsible for up to two weeks of temporary storage for the byproducts and shall make all necessary arrangements to preserve byproducts while in temporary storage.
- I. Invoicing: Submit invoices to the following address:

USDA, APHIS, VS Attn: Dr. Ryan Clarke 187 E. Tobiano Trail Belgrade, MT 59714 Phone: 406-388-5162

III. CONTRACT CLAUSES

52.212-4 -- Contract Terms and Conditions -- Commercial Items. (Feb 2007)

- (a) Inspection/Acceptance. The Contractor shall only tender for acceptance those items that conform to the requirements of this contract. The Government reserves the right to inspect or test any supplies or services that have been tendered for acceptance. The Government may require repair or replacement of nonconforming supplies or reperformance of nonconforming services at no increase in contract price. If repair/replacement or reperformance will not correct the defects or is not possible, the government may seek an equitable price reduction or adequate consideration for acceptance of nonconforming supplies or services. The Government must exercise its post-acceptance rights --
 - (1) Within a reasonable time after the defect was discovered or should have been discovered; and
 - (2) Before any substantial change occurs in the condition of the item, unless the change is due to the defect in the item.
- (b) Assignment. The Contractor or its assignee may assign its rights to receive payment due as a result of performance of this contract to a bank, trust company, or other financing institution, including any Federal lending agency in accordance with the Assignment of Claims Act (31 U.S.C.3727). However, when a third party makes payment (e.g., use of the Governmentwide commercial purchase card), the Contractor may not assign its rights to receive payment under this contract.
- (c) Changes. Changes in the terms and conditions of this contract may be made only by written agreement of the parties.
- (d) Disputes. This contract is subject to the Contract Disputes Act of 1978, as amended (41 U.S.C. 601-613). Failure of the parties to this contract to reach agreement on any request for equitable adjustment, claim, appeal or action arising under or relating to this contract shall be a dispute to be resolved in accordance with the clause at FAR 52.233-1, Disputes, which is incorporated herein by reference. The Contractor shall proceed diligently with performance of this contract, pending final resolution of any dispute arising under the contract.
- (e) Definitions. The clause at FAR 52.202-1, Definitions, is incorporated herein by reference.
- (f) Excusable delays. The Contractor shall be liable for default unless nonperformance is caused by an occurrence beyond the reasonable control of the Contractor and without its fault or negligence such as, acts of God or the public enemy, acts of the Government in either its sovereign or contractual capacity, fires, floods, epidemics, quarantine restrictions, strikes, unusually severe weather, and delays of common carriers. The Contractor shall notify the Contracting Officer in writing as soon as it is reasonably possible after the commencement of any excusable delay, setting forth the full particulars in connection therewith, shall remedy such occurrence with all reasonable dispatch, and shall promptly give written notice to the Contracting Officer of the cessation of such occurrence.
- (g) Invoice.
- (1) The Contractor shall submit an original invoice and three copies (or electronic invoice, if authorized) to the address designated in the contract to receive invoices. An invoice must include --
 - (i) Name and address of the Contractor;
 - (ii) Invoice date and number;
 - (iii) Contract number, contract line item number and, if applicable, the order number;
 - (iv) Description, quantity, unit of measure, unit price and extended price of the items delivered;
 - (v) Shipping number and date of shipment, including the bill of lading number and weight of shipment if shipped on Government bill of lading;
 - (vi) Terms of any discount for prompt payment offered;

- (vii) Name and address of official to whom payment is to be sent;
- (viii) Name, title, and phone number of person to notify in event of defective invoice; and
- (ix) Taxpayer Identification Number (TIN). The Contractor shall include its TIN on the invoice only if required elsewhere in this contract.
- (x) Electronic funds transfer (EFT) banking information.
 - (A) The Contractor shall include EFT banking information on the invoice only if required elsewhere in this contract.
 - (B) If EFT banking information is not required to be on the invoice, in order for the invoice to be a proper invoice, the Contractor shall have submitted correct EFT banking information in accordance with the applicable solicitation provision, contract clause (e.g., 52.232-33, Payment by Electronic Funds Transfer—Central Contractor Registration, or 52.232-34, Payment by Electronic Funds Transfer—Other Than Central Contractor Registration), or applicable agency procedures.
 - (C) EFT banking information is not required if the Government waived the requirement to pay by EFT.
- (2) Invoices will be handled in accordance with the Prompt Payment Act (31 U.S.C. 3903) and Office of Management and Budget (OMB) prompt payment regulations at 5 CFR part 1315.
- (h) Patent indemnity. The Contractor shall indemnify the Government and its officers, employees and agents against liability, including costs, for actual or alleged direct or contributory infringement of, or inducement to infringe, any United States or foreign patent, trademark or copyright, arising out of the performance of this contract, provided the Contractor is reasonably notified of such claims and proceedings.
- (i) Payment.
- (1) Items accepted. Payment shall be made for items accepted by the Government that have been delivered to the delivery destinations set forth in this contract.
- (2) Prompt Payment. The Government will make payment in accordance with the Prompt Payment Act (31 U.S.C. 3903) and prompt payment regulations at 5 CFR Part 1315.
- (3) Electronic Funds Transfer (EFT). If the Government makes payment by EFT, see 52.212-5(b) for the appropriate EFT clause.
- (4) Discount. In connection with any discount offered for early payment, time shall be computed from the date of the invoice. For the purpose of computing the discount earned, payment shall be considered to have been made on the date which appears on the payment check or the specified payment date if an electronic funds transfer payment is made.
- (5) Overpayments. If the Contractor becomes aware of a duplicate contract financing or invoice payment or that the Government has otherwise overpaid on a contract financing or invoice payment, the Contractor shall immediately notify the Contracting Officer and request instructions for disposition of the overpayment.
- (j) Risk of loss. Unless the contract specifically provides otherwise, risk of loss or damage to the supplies provided under this contract shall remain with the Contractor until, and shall pass to the Government upon:
 - (1) Delivery of the supplies to a carrier, if transportation is f.o.b. origin; or
 - (2) Delivery of the supplies to the Government at the destination specified in the contract, if transportation is f.o.b. destination.
- (k) Taxes. The contract price includes all applicable Federal, State, and local taxes and duties.

(1) Termination for the Government's convenience. The Government reserves the right to terminate this contract, or any part hereof, for its sole convenience. In the event of such termination, the Contractor shall immediately stop all work hereunder and shall immediately cause any and all of its suppliers and subcontractors to cease work. Subject to the terms of this contract, the Contractor shall be paid a percentage of the contract price reflecting the percentage of the work performed prior to the notice of termination, plus reasonable charges the Contractor can demonstrate to the satisfaction of the Government using its standard record keeping system, have resulted from the termination. The Contractor shall not be required to comply with the cost accounting standards or contract cost principles for this purpose. This paragraph does not give the Government any right to audit the Contractor's records. The Contractor shall not be paid for any work performed or costs incurred which reasonably could have been avoided.

- (m) Termination for cause. The Government may terminate this contract, or any part hereof, for cause in the event of any default by the Contractor, or if the Contractor fails to comply with any contract terms and conditions, or fails to provide the Government, upon request, with adequate assurances of future performance. In the event of termination for cause, the Government shall not be liable to the Contractor for any amount for supplies or services not accepted, and the Contractor shall be liable to the Government for any and all rights and remedies provided by law. If it is determined that the Government improperly terminated this contract for default, such termination shall be deemed a termination for convenience.
- (n) Title. Unless specified elsewhere in this contract, title to items furnished under this contract shall pass to the Government upon acceptance, regardless of when or where the Government takes physical possession.
- (o) Warranty. The Contractor warrants and implies that the items delivered hereunder are merchantable and fit for use for the particular purpose described in this contract.
- (p) Limitation of liability. Except as otherwise provided by an express warranty, the Contractor will not be liable to the Government for consequential damages resulting from any defect or deficiencies in accepted items.
- (q) Other compliances. The Contractor shall comply with all applicable Federal, State and local laws, executive orders, rules and regulations applicable to its performance under this contract.
- (r) Compliance with laws unique to Government contracts. The Contractor agrees to comply with 31 U.S.C. 1352 relating to limitations on the use of appropriated funds to influence certain Federal contracts; 18 U.S.C. 431 relating to officials not to benefit; 40 U.S.C. 3701, et seq., Contract Work Hours and Safety Standards Act; 41 U.S.C. 51-58, Anti-Kickback Act of 1986; 41 U.S.C. 265 and 10 U.S.C. 2409 relating to whistleblower protections; 49 U.S.C. 40118, Fly American; and 41 U.S.C. 423 relating to procurement integrity.
- (s) Order of precedence. Any inconsistencies in this solicitation or contract shall be resolved by giving precedence in the following order:
 - (1) The schedule of supplies/services.
 - (2) The Assignments, Disputes, Payments, Invoice, Other Compliances, and Compliance with Laws Unique to Government Contracts paragraphs of this clause.
 - (3) The clause at 52.212-5.
 - (4) Addenda to this solicitation or contract, including any license agreements for computer software.
 - (5) Solicitation provisions if this is a solicitation.
 - (6) Other paragraphs of this clause.
 - (7) The Standard Form 1449.
 - (8) Other documents, exhibits, and attachments.

The specification.

(1) Unless exempted by an addendum to this contract, the Contractor is responsible during performance and through final payment of any contract for the accuracy and completeness of the data within the CCR database, and for any liability resulting from the Government's reliance on inaccurate or incomplete data. To remain registered in the CCR database after the initial registration, the Contractor is required to review and update on an annual basis from the date of initial registration or subsequent updates its information in the CCR database to ensure it is current, accurate and complete. Updating information in the CCR does not alter the terms and conditions of this contract and is not a substitute for a properly executed contractual document.

(2)

- (i) If a Contractor has legally changed its business name, "doing business as" name, or division name (whichever is shown on the contract), or has transferred the assets used in performing the contract, but has not completed the necessary requirements regarding novation and change-of-name agreements in Subpart 42.12, the Contractor shall provide the responsible Contracting Officer a minimum of one business day's written notification of its intention to:
 - (A) Change the name in the CCR database;
 - (B) Comply with the requirements of Subpart 42.12 of the FAR;
 - (C) Agree in writing to the timeline and procedures specified by the responsible Contracting Officer. The Contractor must provide with the notification sufficient documentation to support the legally changed name.
- (ii) If the Contractor fails to comply with the requirements of paragraph (t)(2)(i) of this clause, or fails to perform the agreement at paragraph (t)(2)(i)(C) of this clause, and, in the absence of a properly executed novation or change-of-name agreement, the CCR information that shows the Contractor to be other than the Contractor indicated in the contract will be considered to be incorrect information within the meaning of the "Suspension of Payment" paragraph of the electronic funds transfer (EFT) clause of this contract.

The Contractor shall not change the name or address for EFT payments or manual payments, as appropriate, in the CCR record to reflect an assignce for the purpose of assignment of claims (see FAR Subpart 32.8, Assignment of Claims). Assigness shall be separately registered in the CCR database. Information provided to the Contractor's CCR record that indicates payments, including those made by EFT, to an ultimate recipient other than that Contractor will be considered to be incorrect information within the meaning of the "Suspension of payment" paragraph of the EFT clause of this contract.

Offerors and Contractors may obtain information on registration and annual confirmation requirements via the Internet at http://www.ccr.gov or by calling 1-888-227-2423, or 269-961-5757.

52.216-18 - Ordering. (Oct 1995)

- (a) Any supplies and services to be furnished under this contract shall be ordered by issuance of delivery orders or task orders by the individuals or activities designated in the Schedule. Such orders may be issued from date of contract award through 150 days after contract award.
- (b) All delivery orders or task orders are subject to the terms and conditions of this contract. In the event of conflict between a delivery order or task order and this contract, the contract shall control.
- (c) If mailed, a delivery order or task order is considered "issued" when the Government deposits the order in the mail. Orders may be issued orally, by facsimile, or by electronic commerce methods only if authorized in the Schedule.

52.216-19 -- Order Limitations. (Oct 1995)

- (a) Minimum order. When the Government requires supplies or services covered by this contract in an amount of less than 100 miles, the Government is not obligated to purchase, nor is the Contractor obligated to furnish, those supplies or services under the contract.
- (b) Maximum order. The Contractor is not obligated to honor -

FEB-11-2008 14:59 6123702071 6.123702071 P.07

- (1) Any order for a single item in excess of 2,000 miles;
- (2) Any order for a combination of items in excess of 5,000 miles; or
- (3) A series of orders from the same ordering office within $\underline{15}$ days that together call for quantities exceeding the limitation in subparagraph (b)(1) or (2) of this section.
- (c) If this is a requirements contract (i.e., includes the Requirements clause at subsection 52.216-21 of the Federal Acquisition Regulation (FAR)), the Government is not required to order a part of any one requirement from the Contractor if that requirement exceeds the maximum-order limitations in paragraph (b) of this section.
- (d) Notwithstanding paragraphs (b) and (c) of this section, the Contractor shall honor any order exceeding the maximum order limitations in paragraph (b), unless that order (or orders) is returned to the ordering office within _____ days after issuance, with written notice stating the Contractor's intent not to ship the item (or items) called for and the reasons. Upon receiving this notice, the Government may acquire the supplies or services from another source.

52.216-22 -- Indefinite Quantity. (Oct 1995)

- (a) This is an indefinite-quantity contract for the supplies or services specified, and effective for the period stated, in the Schedule. The quantities of supplies and services specified in the Schedule are estimates only and are not purchased by this contract.
- (b) Delivery or performance shall be made only as authorized by orders issued in accordance with the Ordering clause. The Contractor shall furnish to the Government, when and if ordered, the supplies or services specified in the Schedule up to and including the quantity designated in the Schedule as the "maximum." The Government shall order at least the quantity of supplies or services designated in the Schedule as the "minimum."
- (c) Except for any limitations on quantities in the Order Limitations clause or in the Schedule, there is no limit on the number of orders that may be issued. The Government may issue orders requiring delivery to multiple destinations or performance at multiple locations.
- (d) Any order issued during the effective period of this contract and not completed within that period shall be completed by the Contractor within the time specified in the order. The contract shall govern the Contractor's and Government's rights and obligations with respect to that order to the same extent as if the order were completed during the contract's effective period; provided, that the Contractor shall not be required to make any deliveries under this contract after 120 days after contract award.

52.228-5 - Insurance - Work on a Government Installation. (Jan 1997)

- (a) The Contractor shall, at its own expense, provide and maintain during the entire performance of this contract, at least the kinds and minimum amounts of insurance required in the Schedule or elsewhere in the contract.
- (b) Before commencing work under this contract, the Contractor shall notify the Contracting Officer in writing that the required insurance has been obtained. The policies evidencing required insurance shall contain an endorsement to the effect that any cancellation or any material change adversely affecting the Government's interest shall not be effective --
 - (1) For such period as the laws of the State in which this contract is to be performed prescribe; or
 - (2) Until 30 days after the insurer or the Contractor gives written notice to the Contracting Officer, whichever period is longer.
- (c) The Contractor shall insert the substance of this clause, including this paragraph (c), in subcontracts under this contract that require work on a Government installation and shall require subcontractors to provide and maintain the insurance required in the Schedule or elsewhere in the contract. The Contractor shall maintain a copy of all subcontractors' proofs of required insurance, and shall make copies available to the Contracting Officer upon request.

52.237-2 -- Protection of Government Buildings, Equipment, and Vegetation. (Apr 1984)

The Contractor shall use reasonable care to avoid damaging existing buildings, equipment, and vegetation on the Government installation. If the Contractor's failure to use reasonable care causes damage to any of this property, the Contractor shall replace or

FEB-11-2008 14:59 6123702071

repair the damage at no expense to the Government as the Contracting Officer directs. If the Contractor fails or refuses to make such repair or replacement, the Contractor shall be liable for the cost, which may be deducted from the contract price.

6123702071

P.08

452,216-73 Minimum and Maximum Contract Amounts. (FEB 1988)

During the period specified in FAR clause 52.216-18, ORDERING, the Government shall place orders totaling a minimum of \$500, but not in excess of \$25,000.

452.224-70 Confidentiality of Information. (FEB 1988)

- (a) Confidential information, as used in this clause, means --
- (1) information or data of a personal nature, proprietary about an individual, or (2) information or data submitted by or pertaining to an organization.
- (b) In addition to the types of confidential information described in (a)(1) and (2) above, information which might require special consideration with regard to the timing of its disclosure may derive from studies or research, during which public disclosure of primarily invalidated findings could create an erroneous conclusion which might threaten public health or safety if acted upon.
- (c) The Contracting Officer and the Contractor may, by mutual consent, identify elsewhere in this contract specific information and/or categories of information which the Government will furnish to the Contractor or that the Contractor is expected to generate which is confidential. Similarly, the contracting Officer and the Contractor may, by mutual consent, identify such confidential information from time to time during the performance of the contract. Failure to agree will be settled pursuant to the "Disputes" clause.
- (d) If it is established that information to be utilized under this contract is subject to the Privacy Act, the Contractor will follow the rules and procedures of disclosure set forth in the Privacy Act of 1974, 5 U.S.C. 552a, and implementing regulations and policies, with respect to systems of records determined to be subject to the Privacy Act.
- (e) Confidential information, as defined in (a)(1) and (2) above, shall not be disclosed without the prior written consent of the individual, institution or organization.
- (f) Written advance notice of at least 45 days will be provided to the Contracting Officer of the Contractor's intent to release findings of studies or research, which have the possibility of adverse effects on the public or the Federal agency, as described in (b) above. If the Contracting Officer does not pose any objections in writing within the 45 day period, the contractor may proceed with disclosure. Disagreements not resolved by the Contractor and Contracting Officer will be settled pursuant to the "Disputes" clause.
- (g) Whenever the Contractor is uncertain with regard to the proper handling of material under the contract, or if the material in question is subject to the Privacy Act or is confidential information subject to the provisions of this clause, the Contractor shall obtain a written determination from the Contracting Officer prior to any release, disclosure, dissemination, or publication.
- (h) The provisions of paragraph (e) of this clause shall not apply when the information is subject to conflicting or overlapping provisions in other Federal, State or local laws.

452.228-71 Insurance Coverage. (NOV 1996)

Pursuant to FAR clause 52.228-5, Insurance-Work on a Government Installation, the Contractor will be required to present evidence to show, as a minimum, the amounts of insurance coverage indicated below:

- (a) Workers Compensation and Employer's Liability. The Contractor is required to comply with applicable Federal and State workers' compensation and occupational disease statutes. If occupational diseases are not compensable under those statutes, they shall be covered under the employer's liability section of the insurance policy, except when contract operations are so commingled with a Contractor's commercial operations that it would not be practical to require this coverage. Employer's liability coverage of at least \$100,000 shall be required, except in States with exclusive or monopolistic funds that do not permit worker's compensation to be written by private carriers.
- (b) General Liability. The Contractor shall have bodily injury liability insurance coverage written on a comprehensive form of policy of at least \$500,000 per occurrence.

FEB-11-2008 14:59 6123702071 9.09

(c) Automobile Liability. The Contractor shall have automobile liability insurance written on a comprehensive form of policy. The policy shall provide for bodily injury and property damage liability covering the operation of all automobiles used in connection with performing the contract. Policies covering automobiles operated in the United States shall provide coverage of at least \$200,000 per person and \$500,000 per occurrence for bodily injury and \$20,000 per occurrence for property damage or loss.

(d) Aircraft Public and Passenger Liability. When aircraft are used in connection with performing the contract, the Contractor shall have aircraft public and passenger liability insurance. Coverage shall be at least \$200,000 per person and \$500,000 per occurrence for bodily injury, other than passenger injury. Coverage for passenger injury shall be at least \$200,000 multiplied by the number of seats or passengers, whichever is greater.

452.237-75 Restrictions Against Disclosure. (FEB 1988)

- (a) The Contractor agrees, in the performance of this contract, to keep all information contained in source documents or other media furnished by the Government in the strictest confidence. The Contractor also agrees not to publish or otherwise divulge such information in whole or in part in any manner or form, or to authorize or permit others to do so, taking such reasonable measures as are necessary to restrict access to such information while in the Contractor's possession, to those employees needing such information to perform the work provided herein, i.e., on a "need to know" basis. The Contractor agrees to immediately notify in writing, the Contracting Officer, named herein, in the event that the Contractor determines or has reason to suspect a breach of this requirement.
- (b) The Contractor agrees not to disclose any information concerning the work under this contract to any persons or individual unless prior written approval is obtained from the Contracting Officer. The Contractor agrees to insert the substance of this clause in any consultant agreement or subcontract hereunder.

52.212-5 — Contract Terms and Conditions Required to Implement Statutes or Executive Orders -- Commercial Items. (Dec 2007)

- (a) The Contractor shall comply with the following Federal Acquisition Regulation (FAR) clauses, which are incorporated in this contract by reference, to implement provisions of law or Executive orders applicable to acquisitions of commercial items:
 - (1) 52.233-3, Protest After Award (AUG 1996) (31 U.S.C. 3553).
 - (2) 52.233-4, Applicable Law for Breach of Contract Claim (OCT 2004) (Pub. L. 108-77, 108-78).
- (b) The Contractor shall comply with the FAR clauses in this paragraph (b) that the contracting officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items:

[Contracting Officer shall check as appropriate.]

(1) 52.203-6, Restri 1995)(41 U.S.C. 253g a	ctions on Subcontractor Sales t nd 10 U.S.C. 2402).	to the Government (Sep 2006), with Alternate	I (Oct
(2) 52.219-3, Notice	e of Total HUBZone Set-Aside	(Jan 1999)(15 U.S.C. 657a).	
(3) 52.219-4, Notice (if the offeror elects to v	e of Price Evaluation Preference waive the preference, it shall so	e for HUBZone Small Business Concerns (Julindicate in its offer)(15 U.S.C. 657a).	. 2005)
(4) [Reserved]			
X (5) (i) 52.219-6, No	otice of Total Small Business A	Aside (June 2003) (15 U.S.C. 644).	
(ii) Alternate I (Oct	1995) of 52.219-6.		
(iii) Alternate II (M	ar 2004) of 52.219-6.		
(6) (i) 52.219-7, No	tice of Partial Small Business S	Set-Aside (June 2003)(15 U.S.C. 644).	
(ii) Alternate I (Oct	: 1995) of 52.219-7.	·	

(Aug 2000)(42 U.S.C. 6962(c)(3)(A)(ii)).

(iii) Alternate II (Mar 2004) of 52.219-7. (7) 52.219-8, Utilization of Small Business Concerns (May 2004) (15 U.S.C. 637(d)(2) and (3)). (8) (i) 52.219-9, Small Business Subcontracting Plan (Nov 2007)(15 U.S.C. 637 (d)(4).) ___ (ii) Alternate I (Oct 2001) of 52.219-9. ___ (iii) Alternate II (Oct 2001) of 52.219-9. (9) 52.219-14, Limitations on Subcontracting (Dec 1996)(15 U.S.C. 637(a)(14)). (10) 52,219-16, Liquidated Damages—Subcontracting Plan (Jan 1999)(15 U.S.C. 637(d)(4)(F)(i)). (11) (i) 52.219-23, Notice of Price Evaluation Adjustment for Small Disadvantaged Business Concerns (Sep 2005)(10 U.S.C. 2323) (if the offeror elects to waive the adjustment, it shall so indicate in its offer). (ii) Alternate I (June 2003) of 52.219-23. (12) 52.219-25, Small Disadvantaged Business Participation Program—Disadvantaged Status and Reporting (Oct 1999)(Pub. L. 103-355, section 7102, and 10 U.S.C. 2323). (13) 52,219-26, Small Disadvantaged Business Participation Program—Incentive Subcontracting (Oct 2000)(Pub. L. 103-355, section 7102, and 10 U.S.C. 2323). (14) 52.219-27, Notice of Total Service-Disabled Veteran-Owned Small Business Set-Aside (May 2004) (15 U.S.C. 657 f). (15) 52.219-28, Post Award Small Business Program Rerepresentation (June 2007) (15 U.S.C. 632(a)(2)). X (16) 52.222-3, Convict Labor (June 2003)(E.O. 11755). _X (17) 52.222-19, Child Labor—Cooperation with Authorities and Remedies (Aug 2007) (E.O. 13126). X (18) 52.222-21, Prohibition of Segregated Facilities (Feb 1999). X (19) 52.222-26, Equal Opportunity (Mar 2007)(E.O. 11246). (20) 52.222-35, Equal Opportunity for Special Disabled Veterans, Veterans of the Victnam Era, and Other Eligible Veterans (Sep 2006)(38 U.S.C. 4212). X (21) 52.222-36, Affirmative Action for Workers with Disabilities (Jun 1998)(29 U.S.C. 793). (22) 52.222-37, Employment Reports on Special Disabled Veterans, Veterans of the Vietnam Era, and Other Eligible Veterans (Scp 2006)(38 U.S.C. 4212). (23) 52.222-39, Notification of Employee Rights Concerning Payment of Union Dues or Fees (Dec 2004) (E.O. 13201). (24) (i) 52,222-50, Combating Trafficking in Persons (Aug 2007) (Applies to all contracts). ___ (ii) Alternate I (Aug 2007) of 52.222-50. (25) (i) 52,223-9, Estimate of Percentage of Recovered Material Content for EPA-Designated Products

(ii) Alternate I (Aug 2000) of 52.223-9 (42 U.S.C. 6962(i)(2)(C)).
(26) 52,223-15, Energy Efficiency in Energy-Consuming Products (Dec 2007) (42 U.S.C. 8259b).
(27) (i) 52.223-16, IEEE 1680 Standard for the Environmental Assessment of Personal Computer Products (Dec 2007) (E.O. 13423).
(ii) Alternate I (Dec 2007) of 52.223-16.
(28) 52.225-1, Buy American ActSupplies (June 2003)(41 U.S.C. 10a-10d).
(29) (i) 52.225-3, Buy American Act – Free Trade Agreements – Israeli Trade Act (Aug 2007) (41 U.S.C. 10a-10d, 19 U.S.C. 3301 note, 19 U.S.C. 2112 note, Pub. L. 108-77, 108-78, 108-286, and 109-169).
(ii) Alternate I (Jan 2004) of 52.225-3.
(iii) Alternate II (Jan 2004) of 52.225-3.
(30) 52.225-5, Trade Agreements (Nov 2007) (19 U.S.C. 2501, et seq., 19 U.S.C. 3301 note).
(31) 52,225-13, Restrictions on Certain Foreign Purchases (Feb 2006) (E.o.s, proclamations, and statutes administered by the Office of Foreign Assets Control of the Department of the Treasury).
(32) 52.226-4, Notice of Disaster or Emergency Area Set-Aside (Nov 2007) (42 U.S.C. 5150).
${\text{U.S.C.}}$ (33) 52.226-5, Restrictions on Subcontracting Outside Disaster or Emergency Area (Nov 2007) (42 U.S.C. 5150).
(34) 52.232-29, Terms for Financing of Purchases of Commercial Items (Feb 2002) (41 U.S.C. 255(f), 10 U.S.C. 2307(f)).
${2307(f)}$. (35) 52.232.30, Installment Payments for Commercial Items (Oct 1995)(41 U.S.C. 255(f), 10 U.S.C.
X (36) 52.232-33, Payment by Electronic Funds Transfer—Central Contractor Registration (Oct. 2003)(31 U.S.C. 3332).
(37) 52.232-34, Payment by Electronic Funds Transfer—Other Than Central Contractor Registration (May 1999)(31 U.S.C. 3332).
(38) 52.232-36, Payment by Third Party (May 1999)(31 U.S.C. 3332).
(39) 52.239-1, Privacy or Security Safeguards (Aug 1996)(5 U.S.C. 552a).
$\frac{(40)}{U.S.C.}$ Appx 1241(b) and 10 U.S.C. 2631).
(ii) Alternate I (Apr 2003) of 52.247-64.

⁽c) The Contractor shall comply with the FAR clauses in this paragraph (c), applicable to commercial services, that the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or executive orders applicable to acquisitions of commercial items:

(c)

- _X_ (1) 52.222-41, Service Contract Act of 1965 (Nov 2007)(41 U.S.C. 351, et seq.).
- (2) 52.222-42, Statement of Equivalent Rates for Federal Hires (May 1989)(29 U.S.C. 206 and 41 U.S.C. 351, et seq.).
- (3) 52.222-43, Fair Labor Standards Act and Service Contract Act -- Price Adjustment (Multiple Year and Option Contracts) (Nov 2006)(29 U.S.C.206 and 41 U.S.C. 351, et seq.).
- (4) 52.222-44, Fair Labor Standards Act and Service Contract Act -- Price Adjustment (Feb 2002)(29 U.S.C. 206 and 41 U.S.C. 351, et seq.).
- (5) 52.222-51, Exemption from Application of the Service Contract Act to Contracts for Maintenance, Calibration, or Repair of Certain Equipment—Requirements (Nov 2007) (41 U.S.C. 351, et seq.).
- (6) 52.222-53, Exemption from Application of the Service Contract Act to Contracts for Certain Services—Requirements (Nov 2007) (41 U.S.C. 351, et seq.).
- (7) 52.237-11, Accepting and Dispensing of \$1 Coin (Aug 2007)(31 U.S.C. 5112(p)(1)).
- (d) Comptroller General Examination of Record. The Contractor shall comply with the provisions of this paragraph (d) if this contract was awarded using other than sealed bid, is in excess of the simplified acquisition threshold, and does not contain the clause at 52.215-2, Audit and Records -- Negotiation.
 - (1) The Comptroller General of the United States, or an authorized representative of the Comptroller General, shall have access to and right to examine any of the Contractor's directly pertinent records involving transactions related to this contract.
 - (2) The Contractor shall make available at its offices at all reasonable times the records, materials, and other evidence for examination, audit, or reproduction, until 3 years after final payment under this contract or for any shorter period specified in FAR Subpart 4.7, Contractor Records Retention, of the other clauses of this contract. If this contract is completely or partially terminated, the records relating to the work terminated shall be made available for 3 years after any resulting final termination settlement. Records relating to appeals under the disputes clause or to litigation or the settlement of claims arising under or relating to this contract shall be made available until such appeals, litigation, or claims are finally resolved.
 - (3) As used in this clause, records include books, documents, accounting procedures and practices, and other data, regardless of type and regardless of form. This does not require the Contractor to create or maintain any record that the Contractor does not maintain in the ordinary course of business or pursuant to a provision of law.
 - (1) Notwithstanding the requirements of the clauses in paragraphs (a), (b), (c) and (d) of this clause, the Contractor is not required to flow down any FAR clause, other than those in paragraphs (i) through (vii) of this paragraph in a subcontract for commercial items. Unless otherwise indicated below, the extent of the flow down shall be as required by the clause--
 - (i) 52.219-8, Utilization of Small Business Concerns (May 2004)(15 U.S.C. 637(d)(2) and (3)), in all subcontracts that offer further subcontracting opportunities. If the subcontract (except subcontracts to small business concerns) exceeds \$550,000 (\$1,000,000 for construction of any public facility), the subcontractor must include 52.219-8 in lower tier subcontracts that offer subcontracting opportunities.
 - (ii) 52.222-26, Equal Opportunity (Mar 2007)(E.O. 11246).
 - (iii) 52.222-35, Equal Opportunity for Special Disabled Veterans, Veterans of the Vietnam Era, and Other Eligible Veterans (Sep 2006)(38 U.S.C. 4212).

- (iv) 52.222-36, Affirmative Action for Workers with Disabilities (June 1998)(29 U.S.C. 793).
- (v) 52.222-39, Notification of Employee rights Concerning Payment of Union Dues or Fees (Dec 2004) (E.O. 13201).
- (vi) 52.222-41, Service Contract Act of 1965, (Nov 2007), flow down required for all subcontracts subject to the Service Contract Act of 1965 (41 U.S.C. 351, et seq.)
- (vii) 52.222-50, Combating Trafficking in Persons (Aug 2007) (22 U.S.C. 7104(g)). Flow down required in accordance with paragraph (f) of FAR clause 52.222-50.
- (viii) 52.222-51, Exemption from Application of the Service Contract Act to Contracts for Maintenance, Calibration, or Repair of Certain Equipment--Requirements (Nov 2007) (41 U.S.C. 351, et seq.)
- (ix) 52.222-53, Exemption from Application of the Service Contract Act to Contracts for Certain Services-Requirements (Nov 2007) (41 U.S.C. 351, et seq.)
- (x) 52.247-64, Preference for Privately-Owned U.S. Flag Commercial Vessels (Feb 2006) (46 U.S.C. Appx 1241(b) and 10 U.S.C. 2631). Flow down required in accordance with paragraph (d) of FAR clause 52.247-64.
- (2) While not required, the contractor may include in its subcontracts for commercial items a minimal number of additional clauses necessary to satisfy its contractual obligations.

	SOLICITATION/CO					QUISITION NUI	MBER		PAGE OF	l 3	"	
E CONTRACTA		TO COMPLETE BLO	CKS 12, 17, 23, 24,	4. ORDER NUMBER	11.54	-		5. SOLICITATION NUMBER	R	φ.	SOLICITATION	
AG-6395-	o. -C-08-0046		EFFECTIVE DATE	AG-6395-D-0					_		SUE DATE	
	R SOLICITATION RMATION CALL:	a. NAME LARRY N	ELSON	<u> </u>		TELEPHONE 12 336			8. OFFER D	OUE DATE/LO	SCAL TIME	
e. ISSUED BY	<u> </u>		CODE A	PHIS-MRPBS-A	10. YHIS ACQU	ISITION IS		SET ASIDE.	% FOR.			
ASD Prod Butler S 100 N 67	HIS MRPBS curement Bra Square, 5th TH STREET OLIS MN 5540	Floor			NAIČS: SIZE STANDAR	TRICTED OR		SMALL BUSINESS HUBZONE SMALL BUSINESS SERVICE-DISABLED OWNED SMALL BUS	BUŞINESS MALL SABLED VETERAN- ∏8(A)			
	FOR FOB DESTINA- SS BLOCK IS	2. DISCOUNT TERMS				D ORDER UND		13b, RATING	SITATION	. <u>.</u>		
SEE SCHEDU	ULE					(15 CFR 700)		∏RFQ □		REP	(DDDC ACE	
15. DELIVER TO		CODE	APHIS-VS-	WR-82YM	16, ADMINISTE	RED BY			A	FHT2-1	IRPBS-ASI	
2150 Cer Bldg B,	S-WR-82YM ntre Avenue #3E13 llins CO 805	26			USDA AE ASD Pro Butler 100 N 6 MINNEAE	cureme: Square TH STR:	nt B: , 5tl EET	h Floor				
17s. CONTRACT		20531002	FACILITY	. <u>.</u> .	18e, PAYMENT	WILL BE MAD	E BY		CODE A	PHIS-	INVOICE	
82053100 NAMPA NI	836878589	_	ADDRESS IN OFFER		Tab, SUBMIT II	NVOICES TO A	DDRESS	SHOWN IN BLOCK 189 UNI	ESS BLOCK I	BELOW		
□ 17b. CHECK I	IF REMITTANCE IS DIFFE	WENT AND FOT SOCH	ADDRESS IN OFFER		IS CHEC	KED	SEE ADI	DÉNDON		24.		
19. ITEM NO.		SCHEDU	20. LE OF SUPPLIËS/SER	(VICES		QUANTITY	22. UNIT	23. UNIT PRICE		AMOUN	IT .	
	for bison amount of Delivery: Accounting 34.08.22.2 Code (9): Continued	r: Not Avarder agains slaughter s \$12,750. 07/11/2008 Info: ZZZZZ.ZZZZZ ZZZZ.ZZZZ	st contract services at 222,22.2223 Agency Code 300: 2200	t AG~6395-C- t a not-to-e zzzz.zz.5297 g (2): 34 Pr Sub BOC (2):	xceed 94335.2 ogram	}						
25 ACCOUNT	TING AND APPROPRI		Andinonal Shee	3 43 NEC6336197		<u>'</u>	<u>'</u>	26. TOTAL AWARD AM	OUNT (For G	iovt. Use O	nly)	
See sch	edule							\$12,750				
27a. SOLIC	CITATION INCORPORA	TES BY REFERENCE	E FAR 52.212-1, 5	2.212-4. FAR 52.212-3	AND 52.212-5	ARE ATTAC	HED. ADDÉ	ADDEND NDA		_	IOT ATTACHED	
28 CONTR COPIES TO ALL IYEMS SHEETS S	RACTPURCHASE OF RACTOR IS REQUIRED O ISSUING OFFICE. O S SET FORTH OR OTH SUBJECT TO THE TER RE OF OFFEROR/CONTR.	TO SIGN THIS DOC CONTRACTOR AGRI IERWISE IDENTIFIE MS AND CONDITION	CUMENT AND RET EES TO FURNISH A D ABOVE AND ON	JRN ND DELIVER ANY ADDITIONAL	[X]	29, AWARD DATED INCLUDING HEREIN, IS	ANY AE	YTRACT REF. YOUR OFI DDITIONS OR CHANGES TED AS TO ITEMS:	FER ON SOL WHICH ARI	ICITATION E SET FOR	OFFÉ (8LOCK 5),	
30b. NAME A	ND TITLE OF SIGNER	(Type or print)	30	c. DATE SIGNED		OF CONTR		OFFICER (Type or print)	,	31c. DA	TE SIGNED	
ÄUTHORIZED	FOR LOCAL REPRO	DÜCTION							ARD FORM 14			

P.15

2 of

19.	1	20. SCHEDULE OF SUPPLIES/S	SERVICES	<u>'-</u>		21. QUANTITY	22. UNIT	23. UNIT PRIO	E	24. AMOUNT
ITEM NO.	Cost Ora (7)): 2ZZZZZZ Job Cod		: ZZ2ZZZZZ	Sub	1			_	
): ZZ Budget Yr St								
		ZZ Fund (6): ZZZZ				1				
		Budget Org (2): Z								
	(4): ZZZZ	_								
	Period of Pe	erformance: 02/11/	2008	to 07/11/20	008					
							1			
										050 00
001	Bison slaugh	hter services at a	not-	to-exceed						11,250.00
	amount of \$					1				
	CLIN 01 - B	ison calves, cows	and y	young bulls	=					
	\$75 EA									
	I	ature bison bulls	= \$12	S EA		1				
		vice Code: Vll9 vice Description:	ОТНЕ	R CARGO AND					1	
	FREIGHT SER		.,							
	FKEIGHT SEN							1		
										1,500.00
002		hter services (Hi			0 EA)	1				1,500.00
		-exceed amount of	\$1,5	00.						
	į.	rvice Code: V119		- ~~~~						
		rvice Description:	OTHE	R CARGO AND		1				
	FREIGHT SEF	RVICES					ļ			
	The total a	amount of award: \$	12,75	Q.00. The						
	Continued .									<u></u>
32s. QUANTI	ITY IN COLUMN 21 HAS	· DEEN	DTED AN	D CONFORMS TO T	HE CON	TRACT, EXCE	EPT AS	3		
☐ RECE	IIVED INS	PECTED NOTE								A CONTRACTOR OF THE CONTRACTOR
32b. SIGNAT	URE OF AUTHORIZED	GOVERNMENT RÉPRESENTATIV	Æ	32c. DATE	32d. F	RINTED NAM	1E ANI	D TITLE OF AUTH	ORIZED GC	OVERNMENT REPRESENTATIVE
20 - MAILING	ADDRESS OF AUTHO	RIZED GOVERNMENT REPRESE	NTATIVE		32f. T	ELEPHONE N	UMBE	R OF AUTHORIZ	ED GOVERI	NMENT REPRESENTATIVE
326. MAILING	AODRESS OF AOTHO	10260 doveldiment (12.000)								······
					32g. I	E-MAIL OF AU	THOR	IZED GOVERNME	ENT REPRE	SENTATIVE
			05 45	UNT VERIFIED	36 5	AYMENT	_			37. CHECK NUMBER
33. SHIP NUI	MBER	34. VOUCHER NUMBER	CORREC					_		
		-				COMPLETE		PARTIAL [FINAL	
PARTIA 38. S/R ACC	OUNT NUMBER	39. S/R VOUCHER NUMBER	40. PAID	BY						
					- (.			nation 1		
		CORRECT AND PROPER FOR PA		 41c. DATE	- 42	a. RECEIVED	BY (F	rint)		
415, SIGNAT	TURE AND TITLE OF C	ERTIFYING OFFICER			42	b. RECEIVED	AT (L	.ocation)		
					42	c. DATÉ REC	D (YY.	/MM/DD)	42d. TOTA	AL CONTAINERS
										STANDARD FORM 1449 (REV. 3/2005) BAC)

6123702071

6123702071

P.16

 REFERENCE NO. OF DOCUMENT BEING CONTINUED	PAGE	OF.
AG-6395-C-08-0046/AG-6395-D-08-0230	3	3

NAME OF OFFEROR OR CONTRACTOR

NORTHWEST PREMIUM MEATS - 820531002

NO, Λ)	SUPPLIES/SERVICES (B)	QUANTITY (C)	UNIT (D)	UNIT PRICE (E)	AMOUNT (F)
	obligation for this award is shown in box 26.				
			ļ		
				 	
				ı .	
	·				

OPTIONAL FORM 338 (4-86) Sponsored by GSA FAR (48 CFR) 53.110