

STATE OF COLORADO PRICE AGREEMENT

SIGNATURE AND COVER PAGE

State Agency Department of Personnel and Administration, State Purchasing and Contracts Office	Contract Number 149192
Contractor Western Paper Distributors Inc.	Contract Performance Beginning Date March 1, 2020
Contract Description Laundry & Ware Wash	Initial Contract Expiration Date February 28, 2021

THE PARTIES HERETO HAVE EXECUTED THIS CONTRACT

Each person signing this Contract represents and warrants that he or she is duly authorized to execute this Contract and to bind the Party authorizing his or her signature.



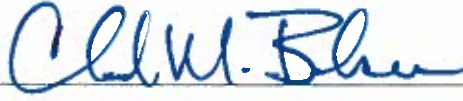
<p>CONTRACTOR Western Paper Distributors Inc.</p>  <hr/> <p>By: Nick Morris, CEO Date: <u>2/10/2020</u></p>	<p>STATE OF COLORADO Jared Polis, Governor Department of Personnel and Administration, State Purchasing and Contracts Office Kara Veitch, Executive Director</p>  <hr/> <p>By: Sherri Maxwell, Chief Procurement Officer, or John Chapman, State Purchasing Manager Date: <u>Feb 11, 2020</u></p>
<p>In accordance with §24-30-202, C.R.S., this Contract is not valid until signed and dated below by the State Controller or an authorized delegate.</p> <p>STATE CONTROLLER Robert Jaros, CPA, MBA, JD</p> <p>By: </p> <p>Effective Date: <u>2/13/2020</u></p>	

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1. PARTIES

This Contract is entered into by and between Contractor named on the Signature and Cover Page for this Contract (the "Contractor"), and the STATE OF COLORADO acting by and through the State agency named on the Signature and Cover Page for this Contract (the "State"). Contractor and the State agree to the terms and conditions in this Contract.

2. TERM AND EFFECTIVE DATE

A. Effective Date

This Contract shall not be valid or enforceable until the Effective Date. The State shall not be bound by any provision of this Contract before the Effective Date, and shall have no obligation to pay Contractor for any Work performed or expense incurred before the Effective Date or after the expiration or sooner termination of this Contract.

B. Initial Term

The Parties' respective performances under this Contract shall commence on the Contract Performance Beginning Date shown on the Signature and Cover Page for this Contract and shall terminate on the Initial Contract Expiration Date shown on the Signature and Cover

Page for this Contract (the "Initial Term") unless sooner terminated or further extended in accordance with the terms of this Contract.

C. Extension Terms - State's Option

The State, at its discretion, shall have the option to extend the performance under this Contract beyond the Initial Term for a period, or for successive periods, of 1 year or less at the same rates and under the same terms specified in this Contract (each such period an "Extension Term"). In order to exercise this option, the State shall provide written notice to Contractor in a form substantially equivalent to Exhibit D. Except as stated in §2.D, the total duration of this Contract, including the exercise of any options to extend, shall not exceed 5 years from its Effective Date absent prior approval from the Chief Procurement Officer in accordance with the Colorado Procurement Code.

D. End of Term Extension

If this Contract approaches the end of its Initial Term, or any Extension Term then in place, the State, at its discretion, upon written notice to Contractor as provided in §17, may unilaterally extend such Initial Term or Extension Term for a period not to exceed 2 months (an "End of Term Extension"), regardless of whether additional Extension Terms are available or not. The provisions of this Contract in effect when such notice is given shall remain in effect during the End of Term Extension. The End of Term Extension shall automatically terminate upon execution of a replacement contract or modification extending the total term of this Contract.

E. Order Term

Orders may only be placed prior to the expiration or earlier termination of this Contract, but may have a delivery date or performance period that extends no longer than 120 calendar days following that expiration or earlier termination date. Regardless of whether this Contract has expired or has been terminated, the Contractor shall comply with all Orders that extend past the expiration or termination, as described in this section, and all requirements of this Contract necessary to complete all outstanding Orders shall survive the expiration or termination of this Contract until all such Orders are complete.

F. Early Termination in the Public Interest

The State is entering into this Contract to serve the public interest of the State of Colorado as determined by its Governor, General Assembly, or Courts. If this Contract ceases to further the public interest of the State, the State, in its discretion, may terminate this Contract in

whole or in part. This subsection shall not apply to a termination of this Contract by the State for breach by Contractor, which shall be governed by §15.A.i.

i. **Method and Content**

The State shall notify Contractor of such termination in accordance with §17. The notice shall specify the effective date of the termination and whether it affects all or a portion of this Contract.

ii. **Obligations and Rights**

Upon receipt of a termination notice for termination in the public interest, Contractor shall be subject to the rights and obligations set forth in §15.A.i.a.

iii. **Payments**

If the State terminates this Contract in the public interest, the Purchasing Entities shall pay Contractor according to their orders with the Contractor. The sum of any and all payments shall not exceed the maximum amount payable to Contractor under each order.

3. AUTHORITY

Authority to enter into this Contract exists in §24-102-202, C.R.S. and 1 CCR 101-9 R-24-102-202-01.

4. PURPOSE

The Parties are entering into this Contract for the Contractor to provide Laundry & Ware Wash Products to Purchasing Entities. The Contractor was selected as a result of 19-BS-IFB-LWW-006.

5. DEFINITIONS

The following terms shall be construed and interpreted as follows:

- A. **“Administration Fee”** means the fee that is due to the State for the administration of this Contract, as described in §8.A.
- B. **“Business Day”** means any day in which the State is open and conducting business, but shall not include Saturday, Sunday or any day on which the State observes one of the holidays listed in §24-11-101(1), C.R.S.
- C. **“Business Interruption”** means any event that disrupts Contractor’s ability to complete the Work for a period of time, and may include, but is not limited to a Disaster, power outage, strike, loss of necessary personnel or computer virus.
- D. **“Ceiling Price”** means the maximum price Contractor or a Subcontractor may charge for a Good or Service under this Contract.
- E. **“Chief Procurement Officer”** means the individual to whom the Executive Director has delegated his or her authority pursuant to §24-102-202, C.R.S. to procure or supervise the procurement of all supplies and services needed by the state.
- F. **“CJI”** means criminal justice information collected by criminal justice agencies needed for the performance of their authorized functions, including, without limitation, all information defined as criminal justice information by the U.S. Department of Justice, Federal Bureau of

Investigation, Criminal Justice Information Services Security Policy, as amended and all Criminal Justice Records as defined under §24-72-302, C.R.S.

- G. **“Contract”** means this agreement, including all attached Exhibits, all documents incorporated by reference, all referenced statutes, rules and cited authorities, and any future modifications thereto.
- H. **“Contract Funds”** means the funds that have been appropriated, designated, encumbered, or otherwise made available for payment by a Purchasing Entity for Orders placed under this Contract.
- I. **“CORA”** means the Colorado Open Records Act, §§24-72-200.1, *et. seq.*, C.R.S.
- J. **“Disaster”** means an event that makes it impossible for Contractor to perform the Work out of its regular facility or facilities, and may include, but is not limited to, natural disasters, fire or terrorist attacks.
- K. **“End of Term Extension”** means the time period defined in §2.D.
- L. **“Environmentally Preferable Products”** means products that have a lesser or reduced adverse effect on human health and the environment when compared with competing products that serve the same purpose, as defined in §24-103-904, C.R.S.
- M. **“Effective Date”** means the date on which this Contract is approved and signed by the Colorado State Controller or designee, as shown on the Signature and Cover Page for this Contract.
- N. **“Exhibits”** means the following exhibits attached to this Contract:
 - i. **Exhibit A**, General Requirements.
 - ii. **Exhibit B**, Statement of Work.
 - iii. **Exhibit C**, Prices and Rates
 - iv. **Exhibit D**, Sample Option Letter.
- O. **“Extension Term”** means the time period defined in §2.C
- P. **“Goods”** means any movable material acquired, produced, or delivered by Contractor as set forth in this Contract and shall include any movable material acquired, produced, or delivered by Contractor in connection with the Services.
- Q. **“Incident”** means any accidental or deliberate event that results in or constitutes an imminent threat of the unauthorized access, loss, disclosure, modification, disruption, or destruction of any communications or information resources of the State, which are included as part of the Work, as described in §§24-37.5-401, *et. seq.*, C.R.S. Incidents include, without limitation (i) successful attempts to gain unauthorized access to a State system or State Information regardless of where such information is located; (ii) unwanted disruption or denial of service; (iii) the unauthorized use of a State system for the processing or storage of data; or (iv)

changes to State system hardware, firmware, or software characteristics without the State's knowledge, instruction, or consent.

- R. **"Initial Term"** means the time period defined in §2.B
- S. **"Order"** means any delivery order, purchase order, contract, agreement or other binding document used by a Purchasing Entity to order the Goods and Services described in this Contract from the Contractor, and shall include any modification to such a document.
- T. **"Party"** means the State or Contractor, and **"Parties"** means both the State and Contractor.
- U. **"Purchasing Entity"** means any entity or organization that has been authorized by the State to place Orders with the Contractor, and may include, without limitation, agencies of the State, institution of higher education within the State, political subdivisions of the State, authorized non-profit organizations and other authorized entities.
- V. **"PCI"** means payment card information including any data related to credit card holders' names, credit card numbers, or the other credit card information as may be protected by state or federal law.
- W. **"PII"** means personally identifiable information including, without limitation, any information maintained by the State about an individual that can be used to distinguish or trace an individual's identity, such as name, social security number, date and place of birth, mother's maiden name, or biometric records; and any other information that is linked or linkable to an individual, such as medical, educational, financial, and employment information. PII includes, but is not limited to, all information defined as personally identifiable information in §24-72-501, C.R.S.
- X. **"PHI"** means any protected health information, including, without limitation any information whether oral or recorded in any form or medium: (i) that relates to the past, present or future physical or mental condition of an individual; the provision of health care to an individual; or the past, present or future payment for the provision of health care to an individual; and (ii) that identifies the individual or with respect to which there is a reasonable basis to believe the information can be used to identify the individual. PHI includes, but is not limited to, any information defined as Individually Identifiable Health Information by the federal Health Insurance Portability and Accountability Act.
- Y. **"Services"** means the services to be performed by Contractor as set forth in this Contract, and shall include any services to be rendered by Contractor in connection with the Goods.
- Z. **"State Confidential Information"** means any and all State Records not subject to disclosure under CORA. State Confidential Information shall include, but is not limited to, PII, PCI,

PHI, Tax Information, CJI, and State personnel records not subject to disclosure under CORA.

- AA. **“State Fiscal Rules”** means that fiscal rules promulgated by the Colorado State Controller pursuant to §24-30-202(13)(a), C.R.S..
- BB. **“State Fiscal Year”** means a 12 month period beginning on July 1 of each calendar year and ending on June 30 of the following calendar year. If a single calendar year follows the term, then it means the State Fiscal Year ending in that calendar year.
- CC. **“State Records”** means any and all State data, information, and records, regardless of physical form, including, but not limited to, information subject to disclosure under CORA.
- DD. **“Subcontractor”** means third-parties, if any, engaged by Contractor to aid in performance of the Work. The term “Subcontractor” includes, without limitation, any dealers, distributors, partners or resellers engaged by the Contractor to perform the Work.
- EE. **“Tax Information”** means federal and State of Colorado tax information including, without limitation, federal and State tax returns, return information, and such other tax-related information as may be protected by federal and State law and regulation. Tax Information includes, but is not limited to all information defined as federal tax information in Internal Revenue Service Publication 1075.
- FF. **“Work”** means the Goods delivered and Services performed pursuant to this Contract.
- GG. **“Work Product”** means the tangible and intangible results of the Work, whether finished or unfinished, including drafts. Work Product includes, but is not limited to, documents, text, software (including source code), research, reports, proposals, specifications, plans, notes, studies, data, images, photographs, negatives, pictures, drawings, designs, models, surveys, maps, materials, ideas, concepts, know-how, and any other results of the Work. “Work Product” does not include any material that was developed prior to the Effective Date that is used, without modification, in the performance of the Work.

Any other term used in this Contract that is defined in an Exhibit shall be construed and interpreted as defined in that Exhibit.

6. STATEMENT OF WORK

Contractor shall complete the Work as described in this Contract and in accordance with the provisions of Exhibits A and B and any Order.

7. PAYMENTS TO CONTRACTOR

A. Payments Under Orders

- i. Each Purchasing Entity will make its own payments under any Order that it enters into. The State shall not be liable to Contractor for any payments due under any Order unless the State is a party to that Order.
- ii. Contractor shall allow the State and Purchasing Entities to use a procurement card or other credit card to make payments under any Order, in addition to any other payment procedure available to the State or Purchasing Entity.
- iii. The State shall not pay any amount to Contractor under this Contract unless the state issues an Order, at which time it shall pay Contractor in accordance with that Order. The State shall not be responsible for payment under any Order that is issued by a Purchasing Entity that is not the State, and the Contractor shall seek no payment or

other compensation from the State for any Work performed under any Order issued by and Purchasing Entity that is not the State.

B. Payment Procedures

i. Invoices

Contractor shall invoice each Purchasing Entity in accordance with that Purchasing Entity's Order. Contractor shall not invoice the State under any Order unless the State is a party to that Order. Contractor shall allow 45 days for the State and Purchasing Entities to pay an invoice following the receipt of that invoice, unless the State or a Purchasing Entity specifically agrees to a shorter time in an Order.

ii. Payment Disputes

Unless different procedures are specified in an Order, if Contractor disputes any calculation, determination or amount of any payment, Contractor shall notify the Purchasing Entity issuing the Order in writing of its dispute within 30 days following the earlier to occur of Contractor's receipt of the payment or notification of the determination or calculation of the payment by that Purchasing Entity. The Purchasing Entity will review the information presented by Contractor and may make changes to its determination based on this review. The calculation, determination or payment amount that results from the Purchasing Entity's review shall not be subject to additional dispute under this subsection. No payment subject to a dispute under this subsection shall be due until after the Purchasing Entity has concluded its review, and the Purchasing Entity shall not pay any interest on any amount during the period it is subject to dispute under this subsection.

iii. Discount and Delinquency Period

Any applicable cash discount period or delinquency period for the amounts shown on an invoice shall begin on the date of the Purchasing Entity's approval of that invoice, or from the date of receipt of acceptable Goods or Services at the specified destination by an authorized Purchasing Entity representative, whichever is later.

8. PAYMENTS TO STATE

A. Administration Fees

- i.** Each State Fiscal Year quarter, Contractor shall calculate an Administration Fee equal to 1% of the total sales made under Orders during that State Fiscal Year quarter. Contractor shall pay the State the Administration Fee for each State Fiscal Year quarter within 45 days following the end of that State Fiscal Year quarter.
- ii.** Contractor shall remit all administrative fees to the State's contact identified in §17, and with the payee as "State of Colorado".

9. REPORTING - NOTIFICATION

A. Litigation Reporting

If Contractor is served with a pleading or other document in connection with an action before a court or other administrative decision making body, and such pleading or document relates to this Contract or may affect Contractor's ability to perform its obligations under this Contract, Contractor shall, within 10 days after being served, notify the State of such action

and deliver copies of such pleading or document to the State's principal representative identified in §17.

B. Performance Outside the State of Colorado or the United States, §24-102-206, C.R.S.

To the extent not previously disclosed in accordance with §24-102-206, C.R.S., Contractor shall provide written notice to the State, in accordance with §17, within 20 days following the earlier to occur of Contractor's decision to perform Services outside of the State of Colorado or the United States, or its execution of an agreement with a Subcontractor to perform, Services outside the State of Colorado or the United States. Such notice shall specify the type of Services to be performed outside the State of Colorado or the United States and the reason why it is necessary or advantageous to perform such Services at such location or locations, and such notice shall be a public record. Knowing failure by Contractor to provide notice to the State under this §9.B shall constitute a breach of this Contract. This §9.B shall not apply if the Contract Funds include any federal funds.

10. CONTRACTOR RECORDS

A. Maintenance

Contractor shall maintain a file of all documents, records, communications, notes and other materials relating to the Work (the "Contractor Records"). Contractor Records shall include all documents, records, communications, notes and other materials maintained by Contractor that relate to any Work performed by Subcontractors, and Contractor shall maintain all records related to the Work performed by Subcontractors required to ensure proper performance of that Work. Contractor shall maintain Contractor Records until the last to occur of: (i) the date 3 years after the date this Contract expires or is terminated, (ii) final payment under this Contract is made, (iii) the resolution of any pending Contract matters, or (iv) if an audit is occurring, or Contractor has received notice that an audit is pending, the date such audit is completed and its findings have been resolved (the "Record Retention Period").

B. Inspection

Contractor shall permit the State to audit, inspect, examine, excerpt, copy and transcribe Contractor Records during the Record Retention Period. Contractor shall make Contractor Records available during normal business hours at Contractor's office or place of business, or at other mutually agreed upon times or locations, upon no fewer than 2 Business Days' notice from the State, unless the State determines that a shorter period of notice, or no notice, is necessary to protect the interests of the State.

C. Monitoring

The State, in its discretion, may monitor Contractor's performance of its obligations under this Contract using procedures as determined by the State. The State shall monitor

Contractor's performance in a manner that does not unduly interfere with Contractor's performance of the Work.

D. Final Audit Report

Contractor shall promptly submit to the State a copy of any final audit report of an audit performed on Contractor's records that relates to or affects this Contract or the Work, whether the audit is conducted by Contractor or a third party.

11. CONFIDENTIAL INFORMATION-STATE RECORDS

A. Confidentiality

Contractor shall keep confidential, and cause all Subcontractors to keep confidential, all State Records, unless those State Records are publicly available. Contractor shall not, without prior written approval of the State, use, publish, copy, disclose to any third party, or permit the use by any third party of any State Records, except as otherwise stated in this Contract, permitted by law or approved in Writing by the State. Contractor shall provide for the security of all State Confidential Information in accordance with all policies promulgated by the Colorado Office of Information Security and all applicable laws, rules, policies, publications, and guidelines including, without limitation: (i) the most recently promulgated IRS Publication 1075 for all Tax Information, (ii) the most recently updated PCI Data Security Standard from the PCI Security Standards Council for all PCI, (iii) the most recently issued version of the U.S. Department of Justice, Federal Bureau of Investigation, Criminal Justice Information Services Security Policy for all CJI, and (iv) the federal Health Insurance Portability and Accountability Act for all PHI and the HIPAA Business Associate Addendum attached to this Contract. Contractor shall immediately forward any request or demand for State Records to the State's principal representative.

B. Other Entity Access and Nondisclosure Agreements

Contractor may provide State Records to its agents, employees, assigns and Subcontractors as necessary to perform the Work, but shall restrict access to State Confidential Information to those agents, employees, assigns and Subcontractors who require access to perform their obligations under this Contract. Contractor shall ensure all such agents, employees, assigns, and Subcontractors sign agreements containing nondisclosure provisions at least as protective as those in this Contract, and that the nondisclosure provisions are in force at all times the agent, employee, assign or Subcontractor has access to any State Confidential Information. Contractor shall provide copies of those signed nondisclosure provisions to the State upon execution of the nondisclosure provisions.

C. Use, Security, and Retention

Contractor shall use, hold and maintain State Confidential Information in compliance with any and all applicable laws and regulations in facilities located within the United States, and shall maintain a secure environment that ensures confidentiality of all State Confidential Information wherever located. Contractor shall provide the State with access, subject to Contractor's reasonable security requirements, for purposes of inspecting and monitoring access and use of State Confidential Information and evaluating security control effectiveness. Upon the expiration or termination of this Contract, Contractor shall return State Records provided to Contractor or destroy such State Records and certify to the State that it has done so, as directed by the State. If Contractor is prevented by law or regulation

from returning or destroying State Confidential Information, Contractor warrants it will guarantee the confidentiality of, and cease to use, such State Confidential Information.

D. Incident Notice and Remediation

If Contractor becomes aware of any Incident, it shall notify the State immediately and cooperate with the State regarding recovery, remediation, and the necessity to involve law enforcement, as determined by the State. Unless Contractor can establish that none of Contractor or any of its agents, employees, assigns or Subcontractors are the cause or source of the Incident, Contractor shall be responsible for the cost of notifying each person who may have been impacted by the Incident. After an Incident, Contractor shall take steps to reduce the risk of incurring a similar type of Incident in the future as directed by the State, which may include, but is not limited to, developing and implementing a remediation plan that is approved by the State at no additional cost to the State.

12. CONFLICTS OF INTEREST

A. Actual Conflicts of Interest

Contractor shall not engage in any business or activities, or maintain any relationships that conflict in any way with the full performance of the obligations of Contractor under this Contract. Such a conflict of interest would arise when a Contractor or Subcontractor's employee, officer or agent were to offer or provide any tangible personal benefit to an employee of the State, or any member of his or her immediate family or his or her partner, related to the award of, entry into or management or oversight of this Contract.

B. Apparent Conflicts of Interest

Contractor acknowledges that, with respect to this Contract, even the appearance of a conflict of interest shall be harmful to the State's interests. Absent the State's prior written approval, Contractor shall refrain from any practices, activities or relationships that reasonably appear to be in conflict with the full performance of Contractor's obligations under this Contract.

C. Disclosure to the State

If a conflict or the appearance of a conflict arises, or if Contractor is uncertain whether a conflict or the appearance of a conflict has arisen, Contractor shall submit to the State a disclosure statement setting forth the relevant details for the State's consideration. Failure to promptly submit a disclosure statement or to follow the State's direction in regard to the actual or apparent conflict constitutes a breach of this Contract.

13. INSURANCE

Contractor shall obtain and maintain, and ensure that each Subcontractor shall obtain and maintain, insurance as specified in this section at all times during the term of this Contract and until all orders

for Goods or Services or both are delivered and accepted. All insurance policies required by this Contract shall be issued by insurance companies as approved by the State.

A. Workers' Compensation

Workers' compensation insurance as required by state statute, and employers' liability insurance covering all Contractor or Subcontractor employees acting within the course and scope of their employment.

B. General Liability

Commercial general liability insurance covering premises operations, fire damage, independent contractors, products and completed operations, blanket contractual liability, personal injury, and advertising liability with minimum limits as follows:

- i. \$1,000,000 each occurrence;
- ii. \$1,000,000 general aggregate;
- iii. \$1,000,000 products and completed operations aggregate; and
- iv. \$50,000 any 1 fire.

C. Automobile Liability

Automobile liability insurance covering any auto (including owned, hired and non-owned autos) with a minimum limit of \$1,000,000 each accident combined single limit.

D. Protected Information

Liability insurance covering all loss of State Confidential Information, such as PII, PCI, PHI, Tax Information, and CJI, and claims based on alleged violations of privacy rights through improper use or disclosure of protected information with minimum limits as follows:

- i. \$1,000,000 each occurrence; and
- ii. \$2,000,000 general aggregate.

E. Professional Liability Insurance

Professional liability insurance covering any damages caused by an error, omission or any negligent act with minimum limits as follows:

- i. \$1,000,000 each occurrence; and
- ii. \$1,000,000 general aggregate.

F. Crime Insurance

Crime insurance including employee dishonesty coverage with minimum limits as follows:

- i. \$1,000,000 each occurrence; and
- ii. \$1,000,000 general aggregate.

G. Additional Insured

The State shall be named as additional insured on all commercial general liability policies (leases and construction contracts require additional insured coverage for completed operations) required of Contractor and Subcontractors.

H. Primacy of Coverage

Coverage required of Contractor and each Subcontractor shall be primary over any insurance or self-insurance program carried by Contractor or the State.

I. Cancellation

The above insurance policies shall include provisions preventing cancellation or non-renewal, except for cancellation based on non-payment of premiums, without at least 30 days prior notice to Contractor and Contractor shall forward such notice to the State in accordance with §17 within 7 days of Contractor's receipt of such notice.

J. Subrogation Waiver

All insurance policies secured or maintained by Contractor or its Subcontractors in relation to this Contract shall include clauses stating that each carrier shall waive all rights of recovery under subrogation or otherwise against Contractor or the State, its agencies, institutions, organizations, officers, agents, employees, and volunteers.

K. Public Entities

If Contractor is a "public entity" within the meaning of the Colorado Governmental Immunity Act, §24-10-101, *et seq.*, C.R.S. (the "GIA"), Contractor shall maintain, in lieu of the liability insurance requirements stated above, at all times during the term of this Contract such liability insurance, by commercial policy or self-insurance, as is necessary to meet its liabilities under the GIA. If a Subcontractor is a public entity within the meaning of the GIA, Contractor shall ensure that the Subcontractor maintain at all times during the terms of this Contract, in lieu of the liability insurance requirements stated above, such liability insurance, by commercial policy or self-insurance, as is necessary to meet the Subcontractor's obligations under the GIA.

L. Certificates

Contractor shall provide to the State certificates evidencing Contractor's insurance coverage required in this Contract within 7 Business Days following the Effective Date. Contractor shall provide to the State certificates evidencing Subcontractor insurance coverage required under this Contract within 7 Business Days following the Effective Date, except that, if Contractor's subcontract is not in effect as of the Effective Date, Contractor shall provide to the State certificates showing Subcontractor insurance coverage required under this Contract within 7 Business Days following Contractor's execution of the subcontract. No later than 15 days before the expiration date of Contractor's or any Subcontractor's coverage, Contractor shall deliver to the State certificates of insurance evidencing renewals of coverage. At any other time during the term of this Contract, upon request by the State, Contractor shall, within 7 Business Days following the request by the State, supply to the State evidence satisfactory to the State of compliance with the provisions of this §13.

14. BREACH

A. Defined

The failure of a Party to perform any of its obligations in accordance with this Contract, in whole or in part or in a timely or satisfactory manner, shall be a breach. The institution of proceedings under any bankruptcy, insolvency, reorganization or similar law, by or against Contractor, or the appointment of a receiver or similar officer for Contractor or any of its

property, which is not vacated or fully stayed within 30 days after the institution of such proceeding, shall also constitute a breach.

B. Notice and Cure Period

In the event of a breach, the aggrieved Party shall give written notice of breach to the other Party. If the notified Party does not cure the breach, at its sole expense, within 30 days after the delivery of written notice, the Party may exercise any of the remedies as described in §15 for that Party. Notwithstanding any provision of this Contract to the contrary, the State, in its discretion, need not provide notice or a cure period and may immediately terminate this Contract in whole or in part or institute any other remedy in this Contract in order to protect the public interest of the State.

15. REMEDIES

A. State's Remedies

If Contractor is in breach under any provision of this Contract and fails to cure such breach, the State, following the notice and cure period set forth in §14.B., shall have all of the remedies listed in this §15.A. in addition to all other remedies set forth in this Contract or at law. The State may exercise any or all of the remedies available to it, in its discretion, concurrently or consecutively.

i. Termination for Breach

In the event of Contractor's uncured breach, the State may terminate this entire Contract or any part of this Contract. Contractor shall continue performance of this Contract to the extent not terminated, if any.

a. Obligations and Rights

To the extent specified in any termination notice, Contractor shall not incur further obligations or render further performance past the effective date of such notice, and shall terminate outstanding orders and subcontracts with third parties. However, Contractor shall complete and deliver to Purchasing Entities all Work not cancelled by the termination notice, and may incur obligations as necessary to do so within this Contract's terms. At the request of the State or any Purchasing Entity, Contractor shall assign to the Purchasing Entity all of Contractor's rights, title, and interest in and to such terminated orders or subcontracts. Upon termination, Contractor shall take timely, reasonable and necessary action to protect and preserve property in the possession of Contractor in which the Purchasing Entity has an interest. At the State or Purchasing Entity's request, Contractor shall return materials owned by the Purchasing Entity that Contractor possesses at the time of any termination. Contractor shall deliver all completed Work Product to the Purchasing Entity at the State or Purchasing Entity's request.

b. Payments

Notwithstanding anything to the contrary, Participating Entities shall only pay Contractor for accepted Work received as of the date of termination. If, after termination by the State, the State agrees that Contractor was not in breach or that Contractor's action or inaction was excusable, such termination shall be treated as

a termination in the public interest, and the rights and obligations of the Parties shall be as if this Contract had been terminated in the public interest under §2.F.

c. Damages and Withholding

Notwithstanding any other remedial action by the State, Contractor shall remain liable to the State or appropriate Purchasing Entity for any damages sustained by the State or Purchasing Entity in connection with any breach by Contractor, and the Purchasing Entity may withhold payment to Contractor for the purpose of mitigating the Purchasing Entity's damages. A Purchasing Entity may withhold any amount that may be due Contractor as the Purchasing Entity deems necessary to protect itself against loss including, without limitation, loss as a result of outstanding liens and costs incurred by the Purchasing Entity in procuring from third parties replacement Work as cover.

ii. Remedies Not Involving Termination

The State, in its discretion, may exercise one or more of the following additional remedies:

a. Suspend Performance

Suspend Contractor's performance with respect to all or any portion of the Work pending corrective action as specified by the State without entitling Contractor to an adjustment in price or cost or an adjustment in the performance schedule. Contractor shall promptly cease performing Work and incurring costs in accordance with the State's directive, and neither the State nor any Purchasing Entity shall not be liable for costs incurred by Contractor after the suspension of performance.

b. Withhold Payment

Withhold payment to Contractor until Contractor corrects its Work.

c. Deny Payment

Deny payment for Work not performed, or that due to Contractor's actions or inactions, cannot be performed or if they were performed are reasonably of no value to the state; provided, that any denial of payment shall be equal to the value of the obligations not performed.

d. Removal

Demand immediate removal of any of Contractor's employees, agents, or Subcontractors from the Work whom the State deems incompetent, careless, insubordinate, unsuitable, or otherwise unacceptable or whose continued relation to this Contract is deemed by the State to be contrary to the public interest or the State's best interest.

e. Intellectual Property

If any Work infringes, or if the State in its sole discretion determines that any Work is likely to infringe, a patent, copyright, trademark, trade secret or other intellectual property right, Contractor shall, at the option of and as approved by the State or Purchasing Entity (i) secure that right to use such Work for the State, Purchasing Entity and Contractor; (ii) replace the Work with noninfringing Work

or modify the Work so that it becomes noninfringing; or, (iii) remove any infringing Work and refund the amount paid for such Work to the Purchasing Entity.

B. Contractor's Remedies

If the State is in breach of any provision of this Contract and does not cure such breach, Contractor, following the notice and cure period in §14.B and the dispute resolution process in §16 shall have all remedies available at law and equity. If a Purchasing Entity is in breach of a provision of an Order, Contractor shall have all remedies available to it under that Order and available at law and equity.

C. Purchasing Entity's Remedies

- i. If Contractor is in breach under any provision of an Order by a Purchasing Entity, the Purchasing Entity shall have all of the remedies listed in that Order, in addition to all other remedies available by law or equity. The Purchasing Entity may exercise any or all of the remedies available to it, in its discretion, concurrently or consecutively.
- ii. If a Purchasing Entity gives Contractor notice of breach or terminates an Order because of Contractor's breach of that Order, Contractor shall provide notice to the State of that breach or termination within five (5) Business Days following Contractor's receipt of that notice of breach or termination.

16. DISPUTE RESOLUTION

A. Initial Resolution

Except as herein specifically provided otherwise, disputes concerning the performance of this Contract which cannot be resolved by the designated Contract representatives or through a dispute on an Order, as described in Exhibit A, §2.5, shall be referred in writing to a senior departmental management staff member designated by the State and a senior manager designated by Contractor for resolution.

B. Resolution of Controversies arising under this Contract

If the initial resolution described in §16.A fails to resolve the dispute within 10 Business Days, Contractor shall submit any alleged breach of this Contract by the State to the Procurement Official of the State Purchasing and Contracts Office as described in §24-102-202(3), C.R.S. for resolution in accordance with the provisions of §§ 24-109-101.1 through 24-109-505, C.R.S., (the "Resolution Statutes"), except that if Contractor wishes to challenge any decision rendered by the Procurement Official, Contractor's challenge shall be an appeal to the Executive Director of the Department of Personnel and Administration, or their delegate, under the Resolution Statutes before Contractor pursues any further action as permitted by such statutes. Except as otherwise stated in this Section, all requirements of the Resolution Statutes shall apply including, without limitation, time limitations.

C. Resolution of Controversies arising under any Order made pursuant to this Contract

Any dispute between Contractor and a Purchasing Entity concerning the performance of an Order shall be resolved under the dispute resolution processes as described in the applicable Order. If the Order does not describe a dispute resolution process, the dispute shall be resolved under the Purchasing Entity's dispute resolution statutes, policies, or other applicable regulations, or in a manner as agreed upon by the Purchasing Entity and Contractor.

17. NOTICES AND REPRESENTATIVES

Each individual identified below shall be the principal representative of the designating Party. All notices required or permitted to be given under this Contract shall be in writing, and shall be delivered (A) by hand with receipt required, (B) by certified or registered mail to such Party's principal representative at the address set forth below or (C) as an email with read receipt requested to the principal representative at the email address, if any, set forth below. If a Party delivers a notice to another through email and the email is undeliverable, then, unless the Party has been provided with an alternate email contact, the Party delivering the notice shall deliver the notice by hand with receipt required or by certified or registered mail to such Party's principal representative at the address set forth below. Either Party may change its principal representative or principal representative contact information by notice submitted in accordance with this §17 without a formal amendment to this Contract. Unless otherwise provided in this Contract, notices shall be effective upon delivery of the written notice.

For the State:

Brian Swift
State Purchasing and Contracts Office
1525 Sherman St.
3rd Floor
Denver, CO 80123
brian.swift@state.co.us

For Contractor:

Nick Morris
Western Paper Distributors LLC
11551 E 45th Ave.
Suite A PO Box 17425
Denver, CO 80217
nmorris@westernpaper.com

18. RIGHTS IN WORK PRODUCT AND OTHER INFORMATION

A. Work Product

Contractor assigns to the Purchasing Entity and its successors and assigns, the entire right, title, and interest in and to all causes of action, either in law or in equity, for past, present, or future infringement of intellectual property rights related to the Work Product and all works based on, derived from, or incorporating the Work Product under an Order. Whether or not Contractor is under contract with the State at the time, Contractor shall execute applications, assignments, and other documents, and shall render all other reasonable assistance requested by the State, to enable the State to secure patents, copyrights, licenses and other intellectual property rights related to the Work Product. To the extent that Work Product would fall under the definition of "works made for hire" under 17 U.S.C.S. §101, the Parties intend the Work Product to be a work made for hire.

i. Copyrights

To the extent that the Work Product (or any portion of the Work Product) would not be considered works made for hire under applicable law, Contractor hereby assigns to the Purchasing Entity, the entire right, title, and interest in and to copyrights in all Work Product and all works based upon, derived from, or incorporating the Work Product; all copyright applications, registrations, extensions, or renewals relating to all Work Product and all works based upon, derived from, or incorporating the Work Product; and all moral rights or similar rights with respect to the Work Product throughout the world. To the extent that Contractor cannot make any of the assignments required by this section, Contractor hereby grants to the Purchasing Entity a perpetual, irrevocable, royalty-free license to use, modify, copy, publish, display, perform, transfer, distribute, sell, and create derivative works of the Work Product created under that Purchasing Entity's Order and all works based upon, derived from, or incorporating the Work

Product by all means and methods and in any format now known or invented in the future. The Purchasing Entity may assign and license its rights under this license.

ii. Patents

In addition, Contractor grants to the Purchasing Entity (and to recipients of Work Product distributed by or on behalf of the State) a perpetual, worldwide, no-charge, royalty-free, irrevocable patent license to make, have made, use, distribute, sell, offer for sale, import, transfer, and otherwise utilize, operate, modify and propagate the contents of the Work Product created under an Order. Such license applies only to those patent claims licensable by Contractor that are necessarily infringed by the Work Product alone, or by the combination of the Work Product with anything else used by the Purchasing Entity.

B. Exclusive Property of the State

Except to the extent specifically provided elsewhere in this Contract, any pre-existing State Records, State software, research, reports, studies, photographs, negatives or other documents, drawings, models, materials, data and information shall be the exclusive property of the State (collectively, "State Materials"). Contractor shall not use, willingly allow, cause or permit Work Product or State Materials to be used for any purpose other than the performance of Contractor's obligations in this Contract without the prior written consent of the State. Upon termination of this Contract for any reason, Contractor shall provide all Work Product and State Materials to the State in a form and manner as directed by the State.

19. GOVERNMENTAL IMMUNITY

Liability for claims for injuries to persons or property arising from the negligence of the State, its departments, boards, commissions committees, bureaus, offices, employees and officials shall be controlled and limited by the provisions of the GIA; the Federal Tort Claims Act, 28 U.S.C. Pt. VI, Ch. 171 and 28 U.S.C. 1346(b), and the State's risk management statutes, §§24-30-1501, *et seq.*, C.R.S.

20. STATEWIDE CONTRACT MANAGEMENT SYSTEM

If the maximum amount payable to Contractor under this Contract is \$100,000 or greater, either on the Effective Date or at anytime thereafter, this §20 shall apply. Contractor agrees to be governed by and comply with the provisions of §§24-102-206, 24-106-103, 24-106-106, and 24-106-107, C.R.S. regarding the monitoring of vendor performance and the reporting of contract information in the State's contract management system ("Contract Management System" or "CMS"). Contractor's performance shall be subject to evaluation and review in accordance with the terms and conditions of this Contract, Colorado statutes governing CMS, and State Fiscal Rules and State Controller policies.

21. GENERAL PROVISIONS

A. Assignment

Contractor's rights and obligations under this Contract are personal and may not be transferred or assigned without the prior, written consent of the State. Any attempt at assignment or transfer without such consent shall be void. Any assignment or transfer of

Contractor's rights and obligations approved by the State shall be subject to the provisions of this Contract

B. Subcontracts

Contractor shall not enter into any subcontract in connection with its obligations under this Contract without the prior, written approval of the State. Contractor shall submit to the State a copy of each such subcontract upon request by the State. All subcontracts entered into by Contractor in connection with this Contract shall comply with all applicable federal and state laws and regulations, shall provide that they are governed by the laws of the State of Colorado, and shall be subject to all provisions of this Contract.

C. Binding Effect

Except as otherwise provided in §21.A., all provisions of this Contract, including the benefits and burdens, shall extend to and be binding upon the Parties' respective successors and assigns.

D. Authority

Each Party represents and warrants to the other that the execution and delivery of this Contract and the performance of such Party's obligations have been duly authorized.

E. Captions and References

The captions and headings in this Contract are for convenience of reference only, and shall not be used to interpret, define, or limit its provisions. All references in this Contract to sections (whether spelled out or using the § symbol), subsections, exhibits or other attachments, are references to sections, subsections, exhibits or other attachments contained herein or incorporated as a part hereof, unless otherwise noted.

F. Counterparts

This Contract may be executed in multiple, identical, original counterparts, each of which shall be deemed to be an original, but all of which, taken together, shall constitute one and the same agreement.

G. Entire Understanding

This Contract represents the complete integration of all understandings between the Parties related to the Work, and all prior representations and understandings related to the Work, oral or written, are merged into this Contract. Prior or contemporaneous additions, deletions, or other changes to this Contract shall not have any force or effect whatsoever, unless embodied herein.

H. Modification

Except as otherwise provided in this Contract, any modification to this Contract shall only be effective if agreed to in a formal amendment to this Contract, properly executed and approved in accordance with applicable Colorado State law and State Fiscal Rules. Modifications

permitted under this Contract, other than contract amendments, shall conform to the policies issued by the Colorado State Controller.

I. Statutes, Regulations, Fiscal Rules, and Other Authority.

Any reference in this Contract to a statute, regulation, State Fiscal Rule, fiscal policy or other authority shall be interpreted to refer to such authority then current, as may have been changed or amended since the Effective Date of this Contract.

J. Order of Precedence

In the event of a conflict or inconsistency between this Contract and any Exhibits or attachment such conflict or inconsistency shall be resolved by reference to the documents in the following order of priority:

- i. Colorado Special Provisions in §22 of the main body of this Contract.
- ii. The provisions of the other sections of the main body of this Contract.
- iii. Exhibit A, General Requirements
- iv. Exhibit B, Statement of Work.
- v. Exhibit C, Prices and Rates
- vi. Exhibit D, Sample Option Letter.

Notwithstanding anything to the contrary herein, the State and Purchasing Entities shall not be subject to any provision incorporated in any exhibit attached hereto, any provision incorporated in any terms and conditions appearing on Contractor's or Subcontractor's website, any provision incorporated into any click-through or online agreements, or any provision incorporated into any other document or agreement between the Parties that (i) requires the State to indemnify or hold harmless Contractor or any other party, (ii) is in violation of State laws, regulations, rules, fiscal rules, policies, or other State requirements as deemed solely by the State, or (iii) is contrary to any of the provisions incorporated into §22 or the main body of this Contract.

K. Severability

The invalidity or unenforceability of any provision of this Contract shall not affect the validity or enforceability of any other provision of this Contract, which shall remain in full force and effect, provided that the Parties can continue to perform their obligations under this Contract in accordance with the intent of this Contract.

L. Survival of Certain Contract Terms

Any provision of this Contract that imposes an obligation on a Party after termination or expiration of this Contract shall survive the termination or expiration of this Contract and shall be enforceable by the other Party.

M. Taxes

The State is exempt from federal excise taxes under I.R.C. Chapter 32 (26 U.S.C., Subtitle D, Ch. 32) (Federal Excise Tax Exemption Certificate of Registry No. 84-730123K) and from State and local government sales and use taxes under §§39-26-704(1), *et seq.*, C.R.S. (Colorado Sales Tax Exemption Identification Number 98-02565). The State shall not be liable for the payment of any excise, sales, or use taxes, regardless of whether any political subdivision of the state imposes such taxes on Contractor. Contractor shall be solely

responsible for any exemptions from the collection of excise, sales or use taxes that Contractor may wish to have in place in connection with this Contract. Contractor shall honor any tax exemption that any Purchasing Entity has, and shall not charge any Purchasing Entity any excise, sales, or use taxes from which that Purchasing Entity is exempt.

N. Third Party Beneficiaries

Except for a Purchasing Entity and/or the Parties' respective successors and assigns described in §21.A, this Contract does not and is not intended to confer any rights or remedies upon any person or entity other than the Parties. Enforcement of this Contract and all rights and obligations hereunder are reserved solely to the Parties. Any services or benefits which third parties receive as a result of this Contract are incidental to this Contract, and do not create any rights for such third parties.

O. Waiver

A Party's failure or delay in exercising any right, power, or privilege under this Contract, whether explicit or by lack of enforcement, shall not operate as a waiver, nor shall any single or partial exercise of any right, power, or privilege preclude any other or further exercise of such right, power, or privilege.

P. CORA Disclosure

To the extent not prohibited by federal law, this Contract and the performance measures and standards required under §24-106-107, C.R.S., if any, are subject to public release through the CORA.

Q. Standard and Manner of Performance

Contractor shall perform its obligations under this Contract in accordance with the highest standards of care, skill and diligence in Contractor's industry, trade, or profession.

R. Licenses, Permits, and Other Authorizations.

Contractor shall secure, prior to the Effective Date, and maintain at all times during the term of this Contract, at its sole expense, all licenses, certifications, permits, and other authorizations required to perform its obligations under this Contract, and shall ensure that all employees, agents and Subcontractors secure and maintain at all times during the term of their employment, agency or subcontract, all license, certifications, permits and other authorizations required to perform their obligations in relation to this Contract.

S. Indemnification

i. General Indemnification

Contractor shall indemnify, save, and hold harmless the State, its employees, agents and assignees (the "Indemnified Parties"), against any and all costs, expenses, claims, damages, liabilities, court awards and other amounts (including attorneys' fees and related costs) incurred by any of the Indemnified Parties in relation to any act or omission by Contractor, or its employees, agents, Subcontractors, or assignees in connection with this Contract.

ii. Confidential Information Indemnification

Disclosure or use of State Confidential Information by Contractor in violation of §11 may be cause for legal action by third parties against Contractor, the State, or their respective agents. Contractor shall indemnify, save, and hold harmless the Indemnified

Parties, against any and all claims, damages, liabilities, losses, costs, expenses (including attorneys' fees and costs) incurred by the State in relation to any act or omission by Contractor, or its employees, agents, assigns, or Subcontractors in violation of §11.

iii. Intellectual Property Indemnification

Contractor shall indemnify, save, and hold harmless the Indemnified Parties, against any and all costs, expenses, claims, damages, liabilities, and other amounts (including attorneys' fees and costs) incurred by the Indemnified Parties in relation to any claim that any Work infringes a patent, copyright, trademark, trade secret, or any other intellectual property right.

22. COLORADO SPECIAL PROVISIONS (COLORADO FISCAL RULE 3-3)

These Special Provisions apply to all contracts except where noted in italics.

A. STATUTORY APPROVAL. §24-30-202(1), C.R.S.

This Contract shall not be valid until it has been approved by the Colorado State Controller or designee. If this Contract is for a Major Information Technology Project, as defined in §24-37.5-102(2.6), then this Contract shall not be valid until it has been approved by the State's Chief Information Officer or designee.

B. FUND AVAILABILITY. §24-30-202(5.5), C.R.S.

Financial obligations of the State payable after the current State Fiscal Year are contingent upon funds for that purpose being appropriated, budgeted, and otherwise made available.

C. GOVERNMENTAL IMMUNITY.

Liability for claims for injuries to persons or property arising from the negligence of the State, its departments, boards, commissions committees, bureaus, offices, employees and officials shall be controlled and limited by the provisions of the Colorado Governmental Immunity Act, §24-10-101, et seq., C.R.S.; the Federal Tort Claims Act, 28 U.S.C. Pt. VI, Ch. 171 and 28 U.S.C. 1346(b), and the State's risk management statutes, §§24-30-1501, et seq. C.R.S. No term or condition of this Contract shall be construed or interpreted as a waiver, express or implied, of any of the immunities, rights, benefits, protections, or other provisions, contained in these statutes.

D. INDEPENDENT CONTRACTOR

Contractor shall perform its duties hereunder as an independent contractor and not as an employee. Neither Contractor nor any agent or employee of Contractor shall be deemed to be an agent or employee of the State. Contractor shall not have authorization, express or implied, to bind the State to any agreement, liability or understanding, except as expressly set forth herein. **Contractor and its employees and agents are not entitled to unemployment insurance or workers compensation benefits through the State and the State shall not pay for or otherwise provide such coverage for Contractor or any of its agents or employees. Contractor shall pay when due all applicable employment taxes and income taxes and local head taxes incurred pursuant to this Contract. Contractor shall (i) provide and keep in force workers' compensation and unemployment compensation insurance in the amounts required by law, (ii) provide proof thereof when requested by the State, and (iii) be solely responsible for its acts and those of its employees and agents.**

E. COMPLIANCE WITH LAW.

Contractor shall comply with all applicable federal and State laws, rules, and regulations in effect or hereafter established, including, without limitation, laws applicable to discrimination and unfair employment practices.

F. CHOICE OF LAW, JURISDICTION, AND VENUE.

Colorado law, and rules and regulations issued pursuant thereto, shall be applied in the interpretation, execution, and enforcement of this Contract. Any provision included or incorporated herein by reference which conflicts with said laws, rules, and regulations shall be null and void. All suits or actions related to this Contract shall be filed and proceedings held in the State of Colorado and exclusive venue shall be in the City and County of Denver.

G. PROHIBITED TERMS.

Any term included in this Contract that requires the State to indemnify or hold Contractor harmless; requires the State to agree to binding arbitration; limits Contractor's liability for damages resulting from death, bodily injury, or damage to tangible property; or that conflicts with this provision in any way shall be void ab initio. Nothing in this Contract shall be construed as a waiver of any provision of §24-106-109 C.R.S.

H. SOFTWARE PIRACY PROHIBITION.

State or other public funds payable under this Contract shall not be used for the acquisition, operation, or maintenance of computer software in violation of federal copyright laws or applicable licensing restrictions. Contractor hereby certifies and warrants that, during the term of this Contract and any extensions, Contractor has and shall maintain in place appropriate systems and controls to prevent such improper use of public funds. If the State determines that Contractor is in violation of this provision, the State may exercise any remedy available at law or in equity or under this Contract, including, without limitation, immediate termination of this Contract and any remedy consistent with federal copyright laws or applicable licensing restrictions.

I. EMPLOYEE FINANCIAL INTEREST/CONFLICT OF INTEREST. §§24-18-201 and 24-50-507, C.R.S.

The signatories aver that to their knowledge, no employee of the State has any personal or beneficial interest whatsoever in the service or property described in this Contract. Contractor has no interest and shall not acquire any interest, direct or indirect, that would conflict in any manner or degree with the performance of Contractor's services and Contractor shall not employ any person having such known interests.

J. VENDOR OFFSET AND ERRONEOUS PAYMENTS. §§24-30-202(1) and 24-30-202.4, C.R.S.

[Not applicable to intergovernmental agreements] Subject to §24-30-202.4(3.5), C.R.S., the State Controller may withhold payment under the State's vendor offset intercept system for debts owed to State agencies for: (i) unpaid child support debts or child support arrearages; (ii) unpaid balances of tax, accrued interest, or other charges specified in §§39-21-101, *et seq.*, C.R.S.; (iii) unpaid loans due to the Student Loan Division of the Department of Higher Education; (iv) amounts required to be paid to the Unemployment Compensation Fund; and (v) other unpaid debts owing to the State as a result of final agency determination or judicial action. The State may also recover, at the State's discretion, payments made to Contractor in error for any reason, including, but not limited to, overpayments or improper payments,

and unexpended or excess funds received by Contractor by deduction from subsequent payments under this Contract, deduction from any payment due under any other contracts, grants or agreements between the State and Contractor, or by any other appropriate method for collecting debts owed to the State.

K. PUBLIC CONTRACTS FOR SERVICES. §§8-17.5-101, et seq., C.R.S.

[Not applicable to agreements relating to the offer, issuance, or sale of securities, investment advisory services or fund management services, sponsored projects, intergovernmental agreements, or information technology services or products and services] Contractor certifies, warrants, and agrees that it does not knowingly employ or contract with an illegal alien who will perform work under this Contract and will confirm the employment eligibility of all employees who are newly hired for employment in the United States to perform work under this Contract, through participation in the E-Verify Program or the State verification program established pursuant to §8-17.5-102(5)(c), C.R.S., Contractor shall not knowingly employ or contract with an illegal alien to perform work under this Contract or enter into a contract with a Subcontractor that fails to certify to Contractor that the Subcontractor shall not knowingly employ or contract with an illegal alien to perform work under this Contract. Contractor (i) shall not use E-Verify Program or the program procedures of the Colorado Department of Labor and Employment (“Department Program”) to undertake pre-employment screening of job applicants while this Contract is being performed, (ii) shall notify the Subcontractor and the contracting State agency or institution of higher education within 3 days if Contractor has actual knowledge that a Subcontractor is employing or contracting with an illegal alien for work under this Contract, (iii) shall terminate the subcontract if a Subcontractor does not stop employing or contracting with the illegal alien within 3 days of receiving the notice, and (iv) shall comply with reasonable requests made in the course of an investigation, undertaken pursuant to §8-17.5-102(5), C.R.S., by the Colorado Department of Labor and Employment. If Contractor participates in the Department program, Contractor shall deliver to the contracting State agency, Institution of Higher Education or political subdivision, a written, notarized affirmation, affirming that Contractor has examined the legal work status of such employee, and shall comply with all of the other requirements of the Department program. If Contractor fails to comply with any requirement of this provision or §§8-17.5-101, et seq., C.R.S., the contracting State agency, institution of higher education or political subdivision may terminate this Contract for breach and, if so terminated, Contractor shall be liable for damages.

L. PUBLIC CONTRACTS WITH NATURAL PERSONS. §§24-76.5-101, et seq., C.R.S.

Contractor, if a natural person eighteen (18) years of age or older, hereby swears and affirms under penalty of perjury that Contractor (i) is a citizen or otherwise lawfully present in the United States pursuant to federal law, (ii) shall comply with the provisions of §§24-76.5-101, et seq., C.R.S., and (iii) has produced one form of identification required by §24-76.5-103, C.R.S. prior to the Effective Date of this Contract.

EXHIBIT A, GENERAL WORK REQUIREMENTS

1. CONTRACTOR PERSONNEL

- 1.1. Contractor personnel shall work cooperatively with State and Purchasing Entity staff to ensure the completion of the Work.
- 1.2. Key Personnel
 - 1.2.1. Contractor shall designate people to hold the following specific personnel positions:
 - 1.2.1.1. Primary Point of Contract
 - 1.2.1.1.1. The Primary Point of Contract shall be responsible for all of the following:
 - 1.2.1.1.1.1. Serving as the individual responsible addressing all questions and concerns for the State and Purchasing Entities, unless an Order specifies another point of contact for that Order.
 - 1.2.1.1.1.2. Ensuring the completion of all Work in accordance with the Contract's requirements. This includes, but is not limited to, ensuring the accuracy, timeliness and completeness of all Work.
 - 1.2.1.1.1.3. Overseeing all other personnel and ensuring proper staffing levels throughout the term of the Contract.
 - 1.2.1.2. Quarterly Volume Reporting Lead
 - 1.2.1.2.1. The Quarterly Volume Reporting Lead shall be responsible for all of the following:
 - 1.2.1.2.1.1. Ensuring the completeness and accuracy of the Quarterly Volume Reports described in this Exhibit A.
 - 1.2.1.2.1.2. Ensuring the final submission of the Quarterly Volume Reports described in this Exhibit A by the appropriate due date for that report.
- 1.3. Subcontractors
 - 1.3.1.

2. ORDERING AND ORDER FULFILLMENT

- 2.1. Ordering
 - 2.1.1. Contractor shall provide a complete and accurate Internal Revenue Service form W9 to the State prior to accepting an Order from any Purchasing Entity. Upon a request by a Purchasing Entity, Contractor shall provide a complete and accurate Internal Revenue Service form W9 to that Purchasing Entity.
 - 2.1.2. The State and Each Purchasing Entity may complete an Order in accordance with its own rules and policies, as available to Contractor, using the appropriate documentation for that organization to issue an Order.
 - 2.1.2.1. Contractor shall communicate directly with each Purchasing Entity related to that Purchasing Entity's Orders.

- 2.1.3. Contractor shall ensure that all Orders it accepts have the proper information contained in them for Contractor to be able to comply with all reporting requirements of this Contract.
- 2.1.4. If Contractor provides for Ordering through an internet-based portal or electronic catalog, Contractor shall maintain all of Contractor's necessary hardware, software, backup-capacity and network connections required to operate that internet-based portal or electronic catalog.
- 2.1.4.1. Contractor's internet-based portal and electronic catalogs shall clearly designate that they are part of this Contract and shall have a link to the State's price agreement web location, as determined by the State. Contractor shall ensure that all Environmentally Preferable Products are clearly listed on internet-based portal and electronic catalogs.
- 2.1.4.2. If Contractor provides an internet-based portal or electronic catalog, Contractor shall also provide paper catalogs or catalogs on other digital media to each Purchasing Entity upon request by that Purchasing Entity.
- 2.1.4.3. If Contractor's catalog will be either hosted on or accessed through the State's eCommerce system, then Contractor shall comply with all policies, procedures and directions from the State in relation to hosting its catalog on or making its catalog accessible through that system. Contractor shall ensure that all information made available through the State's eCommerce system is accurate and complies with this Contract.
- 2.2. Delivery of Goods and Performance of Services
- 2.2.1. Contractor shall provide all Goods and perform all Services described in each Order.
- 2.2.2. Unless specifically agreed to otherwise in an Order, Contractor shall deliver all Goods under an Order in good, working and undamaged condition. All Goods shall be free on board ("F.O.B.") destination to the location specified in the Order.
- 2.2.3. If a Good in an Order is out of stock, Contractor may only provide a substitute Good if it has notified the Purchasing Entity for that Order, in writing, that the Good is out of stock and has received the Purchasing Entity's approval to provide the substitute Good. Purchasing Entities may request additional information comparing the substitute Good with the original Good in the Purchasing Entity's sole discretion.
- 2.3. Inspection and Acceptance
- 2.3.1. Goods delivered to a Purchasing Entity under an Order shall not be deemed accepted prior to that Purchasing Entity inspecting the Goods in accordance with the Order and accepting those Goods.
- 2.3.2. Services provided to a Purchasing Entity under an Order shall not be deemed completed until that Purchasing Entity has reviewed the Services, ensured that all Services were completed in accordance with the Order and have been accepted by the Purchasing Entity.
- 2.4. Ordering Support
- 2.4.1. Contractor shall provide the State and each Purchasing Entity with the contact information for the individual or individuals within Contractor's organization who are assigned to handle questions and resolve problems that Purchasing Entity may have in relation to the Work or an Order.

- 2.4.1.1. Contractor shall make personnel available from 8:00 a.m. to 5:00 p.m. Mountain Time, as adjusted for daylight savings time, at a minimum, each Business Day as necessary to handle questions and resolve problems received by Contractor.
- 2.4.1.2. Contractor shall make all of these individuals available by phone (both through a local number and a toll-free number), fax and email at all times that the individual is available to handle questions and resolve problems received by Contractor.
- 2.4.1.3. Contractor shall provide all of these individuals with the ability to access the account information and other information relating to the State or Purchasing Entities to be able to respond to questions and resolve problems relating to any Order, including, without limitation, the status of Orders, delivery, back-orders, pricing, discounts, product availability, product information, and accounts and billing.
- 2.4.2. Contractor shall provide all training to Purchasing Entities necessary for those Purchasing Entities to place Orders and properly use the Goods and Services, as requested by Ordering Entities.
 - 2.4.2.1. Training on placing Orders shall include, without limitation, training on aspects of ordering, online ordering, product delivery, product returns, and Contractor's customer service processes, as requested by the Purchasing Entity.
 - 2.4.2.2. Training on properly using the Goods and Services shall include, without limitation, training and providing information on energy efficiency of Goods, new features, opportunities for manufacturer/certified set up and training, Environmentally Preferable Products, and other services or options that are offered or available related to the Goods and Services, as requested by the Purchasing Entity.

2.5. Order Disputes, Termination and Resolution

- 2.5.1. If a dispute related to an Order arises between Contractor and a Purchasing Entity, Contractor shall meet with the Purchasing Entity to attempt to resolve the issue. If Contractor is unable to resolve the issue with the Purchasing Entity, then Contractor may request assistance from the State by submitting a request in writing, which includes the pertinent information about the dispute and the assistance sought by Contractor, in accordance with §17 of the main body of this Contract. Nothing in this section shall be interpreted as limiting the rights or obligations of Contractor, the State or any Purchasing Entity under this Contractor of any Order.
- 2.5.2. Purchasing Entities may terminate an Order if it determines that Contractor was in breach of that Order. Termination of an Order shall not automatically terminate any other Order or this Contract.
- 2.5.3. If a Purchasing Entity gives Contractor notice of breach or terminates an Order because of Contractor's breach of that Order, Contractor shall provide notice to the State of that breach or termination within 5 Business Days following Contractor's receipt of that notice of breach or termination.

2.6. Marketing

- 2.6.1. If Contractor desires to distribute any materials, notices or literature with the intent to market the Goods or Services ("Marketing Materials"), Contractor shall deliver all such Marketing Materials to the State for review and approval prior to distributing any such materials to a Purchasing Entity.

- 2.6.1.1. The State will review submitted Marketing Materials and may approve, deny or request changes to any Marketing Materials in its sole discretion. If the State requests changes, Contractor may make those changes or may chose to rescind its submission for review and approval.
- 2.6.1.2. Contractor shall not distribute any marketing materials to any Purchasing Entity prior to receiving the State's approval of those Marketing Materials.
- 2.6.2. The State shall not be responsible for maintaining any mailing lists or creating, printing, mailing or distributing any of Contractor's Marketing Materials, though the State may distribute Marketing Materials in its sole discretion.
- 2.7. Additional Terms
 - 2.7.1. Any additional terms and conditions on any invoice, statement, Contractor time sheet, website, electronic license or use agreement or any other form, including, without limitation, terms regarding indemnification, limitation of liability, cancellation fees, choice of law and binding arbitration shall be void and unenforceable except to the extent that they are specifically included in this Contract or an Order. The signature of any employee of a Purchasing Entity on any such form shall be effective to establish receipt of Goods or completion of Services and shall not make any term of that form enforceable.

3. VOLUME AND OPERATIONAL REPORTING

3.1. Volume Reporting

- 3.1.1. The State will use a centralized method of tracking volume. Contractor shall populate a Quarterly Volume Report, using the format as specified by the State, for each State Fiscal Year Quarter that contains, at a minimum, all of the following:
 - 3.1.1.1. A summary volume report that includes, but is not limited to, all of the following for the quarter that the report covers:
 - 3.1.1.1.1. The total spent by each type of Purchasing Entity under this Contract.
 - 3.1.1.1.2. The total of the list cost of all items purchased by each type of Purchasing Entity under this Contract.
 - 3.1.1.1.3. The total estimated cost savings for each type of Purchasing Entity under this Contract, calculated as the total list cost minus the total spent for that Purchasing Entity.
 - 3.1.1.1.4. The total paid through the use of a procurement card or credit card for each Purchasing Entity under this Contract.
 - 3.1.1.1.5. The total sales of Environmentally Preferable Products, as defined in the State's Environmentally Preferable Purchasing Policy, for each Purchasing Entity under this Contract.
 - 3.1.1.1.6. The amount of the Administrative Fee due to the State.
 - 3.1.1.1.7. Any additional summary information as requested by the State.
 - 3.1.1.2. A detail report that includes, but is not limited to, all of the following for each sale that occurred during the quarter that the report covers:
 - 3.1.1.2.1. The name of the Purchasing Entity who the sale was made to.

- 3.1.1.2.2. The date of the sale.
- 3.1.1.2.3. A listing of each item purchased in the sale, including the name of the item, the quantity of the item, the unit price for the item, the extended cost for the item calculated by multiplying the unit price by the quantity, the list price per unit for the item, the extended list cost for the item calculated by multiplying the quantity by the list price, and the savings on the item calculated by subtracting the extended cost from the extended list cost.
- 3.1.1.2.4. Any other detail information as requested by the State.
- 3.1.2. Contractor shall deliver a Quarterly Volume Report to the State's representative as identified in Section 17 of the Contract on a quarterly basis.
 - 3.1.2.1. DELIVERABLE: Quarterly Volume Report
 - 3.1.2.2. DUE: Quarterly, within 30 calendar days following the end of the State Fiscal Year quarter that the report covers.
- 3.1.3. If any due date for a Quarterly Volume Report falls on a day that is not a Business Day, then the due date shall be automatically extended to the next Business Day, unless otherwise directed by the State.
- 3.1.4. All data and information contained in a Quarterly Volume Report shall be the property of the State and shall not be considered proprietary.
- 3.2. Additional Operational Reporting
 - 3.2.1. Upon request by the State, the Contractor shall develop and deliver to the State Ad-Hoc Operational Reports that include all detailed and summary transaction, historical or payment information related to the State or any of the Purchasing Entities as requested by the State.
 - 3.2.1.1. DELIVERABLE: Ad-Hoc Operational Reports
 - 3.2.1.2. DUE: Within 10 Business Days following the State's request for that information, unless the State agrees to a longer period of time in writing.

4. PERIODIC BUSINESS REVIEWS

- 4.1. The State may schedule periodic business reviews to review Contractor's performance under this Contract.
- 4.2. Contractor shall ensure personnel assigned to the Contract are available for these meetings with the State as scheduled by the State.
- 4.3. Contractor's key personnel designated in §1.1 of this Exhibit A shall be available for all regularly scheduled meetings between Contractor and the State, unless the State has granted prior, written approval otherwise.

5. CLOSEOUT PERIOD

- 5.1. This Contract shall have a Closeout Period that begins 30 days prior to the expiration of this Contract and continues until the State has determined that all Work has been completed.
 - 5.1.1. During the Closeout Period, Contractor shall complete all of the following, as directed by the State:

- 5.1.1.1. Provide to the State, or any other contractor at the State's direction, all reports, data, systems, Deliverables and other information reasonably necessary for the State to ensure Contractor's completion of the Work, as determined by the State.
- 5.1.1.2. Notify any Subcontractors of the termination of the Contract, as directed by the State.
- 5.1.1.3. Remove all references to the State's price agreement from its websites, materials and other documentation, and inform entities that contact Contractor that it no longer has a price agreement with the State.
- 5.1.2. The Closeout Period may extend past the termination of the Contract. The State will perform a closeout review to ensure that Contractor has completed all requirements of the Closeout Period. If Contractor has not completed all of the requirements of the Closeout Period by the date of the termination of the Contract, then any incomplete requirements shall survive termination of the Contract.

6. PRICING

6.1. Price Lists

- 6.1.1. The State may publish any pricing information under this Contract, including, without limitation the pricing shown on Exhibit C, Prices and Rates, on the State's website and any other website as the State determines is necessary or efficient to facilitate the use of this Contract by Purchasing Entities.
- 6.1.2. If Contractor modifies any of its prices in accordance with §6.2, or discontinues any item shown on the existing pricing information, Contractor shall provide updated pricing information to the State for the State to publish.

6.2. Price Modifications

6.2.1. Price Increases

- 6.2.1.1. Contractor may request an increase in the prices listed in Exhibit C by submitting its request to the State in writing as described in §17 of the main body of this Contract. Requests for increases in prices are limited as follows:
 - 6.2.1.1.1. Contractor may not request a price increase during the first 12 months of this Contract.
 - 6.2.1.1.2. Contractor may not request a price increase within any 12-month period following the State's approval of a price increase under this section.
 - 6.2.1.1.3. Contractor may not submit a request for a price increase to the State fewer than 60 days prior to when Contractor intends those increased prices to be effective.
 - 6.2.1.1.4. Contractor may only request a price increase if it can justify that increase based on the Producer Price Index or the Consumer Price Index issued by the US Department of Labor, Bureau of Labor Statistics; or a similar industry pricing guide.
- 6.2.1.2. The State may approve or deny any request for a price increase based on the information provided by Contractor and other circumstances in its sole discretion.
- 6.2.1.3. If the State approves a price increase, that price increase shall not take effect unless it is included in this Contract. The State may increase the prices in Exhibit C through the use of an Option Letter.
 - 6.2.1.3.1. Contractor may only begin using the increased prices in Orders that are issued following the effective date of the modification that increases the prices. For Orders

placed prior to a price increase that are in effect at the time of the price increase, Contractor shall only charge the Purchasing Entity the prices that were in effect at the time the Order was placed.

6.2.1.4. If the State does not approve a price increase, or Contractor increases its prices without submitting a request to the State, then those increased prices shall be void in any Order in which they are used and Contractor shall fulfill the Order at the existing rates approved by the State under this Contract. Contractor's use of rates in any Order that exceed those approved by the State under this Contract shall be a material breach of this Contract.

6.2.2. Price Decreases and Ceiling Prices

6.2.2.1. Contractor may decrease its prices shown in Exhibit C at any time by providing written notice to the State.

6.2.2.2. The prices listed in Exhibit C are Ceiling Prices, and Contractor may offer lower prices to Purchasing Entities, and Purchasing Entities may negotiate lower prices with Contractor, without the review or approval of the State. Contractor shall not allow a Subcontractor to charge an amount greater than the Ceiling Price for any Order.

EXHIBIT B, STATEMENT OF WORK

1.1 Subcontracting/Partnering

Subcontracting and/or partnering is allowed so that the Contractor can engage subcontractor(s) to provide goods and services which can expand the service coverage area. If the Contractor engages a subcontractor to provide goods and services to an Ordering Entity, the Contractor is legally liable for its engaged subcontractor. The Contractor is responsible to manage its subcontractor(s) utilized in the performance of the contract and ensure its subcontractor(s) also complies with the terms, conditions, and commitments of the contract.

1.2 Service Regions

There are seven (7) regions throughout the State that may receive supplies. The contractor must provide laundry and ware wash products (and related services) to ALL counties within a specific region for the seven (7) regions (noted below).

- Region 1 - Denver Metro Area
- Region 2 - South Central
- Region 3 - North Central
- Region 4 - West Central
- Region 5 - Northwestern
- Region 6 - Southwestern
- Region 7 - Southeastern.

1.3 Ordering and Delivery

- A. Ordering:** The State desires to purchase laundry and ware wash products through various methods such as via telephone, email, or on-line. The contractor is expected to have an established business process to enable Ordering Entities to easily set up an account. The Contractor is expected to accept payment with procurement cards (credit cards) for orders in addition to other payment methods such as issued checks and/or electronic funds transfers (EFT).

At minimum, the State requires that an the Contractor establish new Ordering Entity accounts within two (2) business days of an Ordering Entity's request.

Special Orders: Special ordered goods may incur additional costs which the Contractor must disclose at the time the order is placed and agreed to by the Ordering Entity.

Return Policy: There will be instances when an Ordering Entity will have to return a product. The Contractor is required to maintain a written return policy. Such policy shall be provided to the State in writing at least once a year or as updated.

- B. General shipping and delivery requirements:** All products are to be shipped surface freight prepaid, freight on board (F.O.B.) destination to the Ordering Entity. No additional charges for packing, drayage or any other purpose will be allowed. Prepaid transportation charges will be documented, invoiced, and payable whenever non-surface premium shipping is requested, and shown as part of the cost of the product (freight charges shall not be shown as a separate line item.) Title to and risk of loss on all items shipped by the Contractor to the Ordering Entity shall pass to the Ordering Entity subject to Ordering Entity's inspection and acceptance of such items at Ordering Entity's designated site.

Delivery, whether by company vehicle or third party carrier, is expected within two (2) business days after receipt of an order for stock items. For special order items, a delivery is expected within seven (7) business days, upon Ordering Entity agreeing to the Contractor's notification of expected delivery time. A variation of delivery methods exists as each Ordering Entity has its own preference. This may include dock or warehouse delivery.

1.4 General laundry products requirements

In general, laundry detergents and compounds products offered by the Contractor shall comply with various guidelines established for the industry to include the U.S. Environment Protection Agency (EPA),

Designed for the Environment (DfE), Ecologo, or Green Seal. Further, the offered products are to align with the State of Colorado's Environmentally Preferable Purchasing Policies (EPP). Below is a list of products and their attributes currently being utilized and have been listed in the following Groups.

Group 1 laundry detergent

A. Powder (Dry Chemical) - General description and features

- Heavy-duty detergent compound.
- Meets Industry-accepted standard requirements of alkalinity, pH, and emulsifying power.
- Versatile and applicable to wide variety of operations, equipment and water quality.
- Exhibits good controlled sudsing.

B. Laundry Detergent (Heavy Duty)

This product is biodegradable detergent containing a dual phase cleaning action to cover a wide range of soils and fabrics. It also will have a combination of anti-redeposition and whitening agents as well as being oil buffered to prevent tensile strength loss of fabrics.

Chemical features and ingredients:

- Enzymes and/or ozone-compatible systems.
- Suitable for use and effective in water of any hardness level and desired formulation to assist in rinsing and to prevent redeposition.
- Phosphate free, usable in geographic areas that ban all phosphates.
- Optical fluorescent brighteners with environmentally preferable attributes as certified by EPA, DfE, Ecologo, or Green Seal.
- NO insoluble materials permitted.

C. Liquid

This material shall be a pumpable liquid capable of cleaning a wide range of soils in the laundering process when used in conjunction with a liquid or powdered builder.

Chemical features:

- Optical fluorescent brighteners with environmentally preferable attributes as certified by the EPA, DfE, Ecologo, or Green Seal.
- Controlled foam for front-loading machines
- Versatile and applicable to wide variety of operations, equipment and water quality
- Performs and is usable at low temperatures
- Meets Industry-accepted standard requirements of alkalinity, pH, and emulsifying power

Group 2 Rust-Removing Sour

Liquid Laundry Sour - Chemical features:

- This material shall be a pourable liquid organic laundry sour.
- Acceptable acid strength at least 20% citric acid or equivalent environmentally preferable, safe handling formulation containing acids such as formic acid or hydrofluorosilicic acid.
- Provide products with a balanced formulation that protects the equipment.

Group 3 Bleach

Liquid - Chemical features:

- Product must be liquid bleach, which can be injected directly to machine.
- Must contain at least 10% available chlorine guaranteed for use at Colorado high altitudes.
- Must demonstrate fast bleaching action and unusual stain removal.
- Must be specially suited for low temperature bleaching operations and fast bleaching cycles.
- Suitable for use in laundry applications employed in laundering of white and colored cotton and

polyester/cotton blend fabrics.

- Product shall be in uniform, low viscosity.
- Must keep tensile strength loss to minimum.
- Must contain no phosphates.
- No insoluble materials permitted.
- pH in bleach bath must be 9.5 to 10.5.

Ozonated Laundering The EPA has noted that ozonated laundering products “*may significantly reduce use of water, energy, and detergents in the washing process.* Ozonated laundering uses ozone, generated by passing oxygen through a high voltage electrical field, to remove insoluble materials from fabric--usually white items. Injected into the wash water, ozone reacts chemically with soils making them soluble in water. Compared with conventional cleaning, ozonated laundering saves resources by operating at lower temperatures, with fewer rinse cycles, far less detergent--and less drying time. Ozone must be generated on-site and handled carefully since it is toxic and may cause respiratory irritation.”

As this is a relatively new product line in the industry, few current Ordering Entities have had their facilities set up for ozonated laundering. Only limited data on use is currently available.

Group 4 Fabric Softener with Bacterial Static Agent

A. Liquid - Chemical features:

- Product must be high quality, liquid cationic fabric softener containing proven bacteriostats.
- Bacteriostats present must be of quaternary ammonium type. Cannot include mercury, tin or other heavy metals. Bacteriostats must be EPA registered materials.
- Irgasan DP 300 (phenol derivative) cannot be present.
- At recommended use concentrations, per EPA registration, product must be effective in inhibiting gram positive and gram negative bacteria and provide bacteriostatic protection against Staph aureus and Brevi. Contractor must use recommended amount per 100 weight of dry laundry to meet residual bacteriostatic level of bacterial control.
- Product formulation is registered with EPA.
- Bacteriostat present must also be effective against mildew, not to degree where mildew claims can be officially registered.
- Product must exhibit deodorizing properties.
- Fabric softeners present must be of quaternary ammonium type.
- Product must be non-toxic and non-irritating to even sensitive skin.
- Product must be readily and completely dispensable to machine.
- The end of batch resulting level is to be a pH level of 5.5 to 6.5

B. Liquid Sour & Softener Combined

This product shall be a stable, concentrated liquid sour-softener. The sour portion of the product provides the residual alkalinity neutralization capabilities. The softener portion of the product provides softness to the fabric; thereby, reducing fabric abrasiveness and wear. The softener characteristics will have been improved in this non-phosphorous product.

Group 5 Liquid Laundry Alkali

This material shall be a pourable liquid that contains a high alkali level, dispersing polymers, and crystal growth inhibitors.

Group 6 Liquid Pre-Soak

This product shall be a balanced blend of ingredients that will deliver pre-cleaning results. It will have excellent wetting and penetrating action for effective soil removers.

1.5 Ware Wash Detergents and Compounds Requirements

In general, ware wash detergents and compounds products offered by the Contractor shall comply with various guidelines established for the industry to include the U.S. Environment Protection Agency (EPA),

Designed for the Environment (DfE), Ecologo, or Green Seal. Further, the offered products are to align with the State of Colorado's Environmentally Preferable Purchasing Policies (EPP). Below is a list of products and their attributes currently being utilized and have been listed in the following Groups.

Group 1 Machine Detergents

Detergents shall be available in solid, powdered, and liquid form for both large and small dishware washers.

General description and features for all forms: Solid, powdered, and liquid -

- Products shall be biodegradable
- High alkalinity, excellent water conditioning, defoamed
- Effective on medium or heavy soil loads
- Handles hard water conditions
- Superior water conditioning
- Super concentrated, less than 20% water
- Less alkaline than solids for safe handling purposes

Group 2 Manual Detergents

Detergents shall be available in solid, powdered and liquid form, included in this group are pre-soak agents.

General description and features for all forms: Solid, powdered, and liquid-

- Products shall be biodegradable
- Capability to penetrate and loosen food soils
- Maximum performance in all water conditions
- High detergency and sudsing capabilities
- Super concentrated
- Prefer concentrate

Pre-soaks

- Available in solid, powdered and liquid form

Group 3 Rinse Additives

Additives shall be available in solid and liquid form. Products shall be biodegradable.

A. Solid Rinse Additives

- Shall be concentrated.
- Provide rapid sheeting and spot free drying in soft to medium hard water.
- Low foaming when used in soft water.
- Effective in hard water conditions.

B. Liquid Rinse Additives

- Shall contain de-foaming agents.
- Promote spot free rapid drying.
- Heavy duty surfactants for effective use in hard water.
- Fast sheeting action and spot prevention.

Group 4 Germicidal Detergents

Detergents shall consist of Iodophor, Quaternary, or EPA-approved alternative liquid.

A. Iodophor Liquid Germicidal Detergent

- 1.75% titratable iodine in an acidic nonionic detergent base.
- Broad spectrum disinfecting action against bacteria, viruses and fungi.
- Suitable for hospital disinfecting, food service sanitizing, laboratory sanitization and cleaning of animal care facilities.

B. Quaternary Liquid Germicidal Detergent

- Disinfecting action against resistant strains of staphylococcus aureus, pseudomonas aeruginos

- and other common pathogenic organisms.
- Effective for hospital and food service sanitization.

Group 5 Food Service Cleaners

A. Scale/Lime/Iron Removal Detergent

- Blend of Mild acids and detergents.
- Removes Lime film, iron stains and scale.

B. General Purpose Degreaser Concentrate

- Ware Wash Hand Pot/Pan Liquid
- General Purpose Surface sanitizer / Disinfectant Cleaner Concentrate
- Freezer Cleaner
 - USDA approved.
 - Will not freeze to -30° F.
 - Quick soil removal.
- Hood cleaner
- Destainer/Stain Remover/Presoak
 - Removes stains (i.e. coffee, tea and food) from plastic, china, metal surfaces.
 - Stable oxygen bleaching agent with metal protecting properties.
- Oven and Grill Cleaner

1.6 Product Specifications, Labeling and Safety Data Sheets

A. Product Specifications and Labeling

Contractor shall ensure product specifications and labeling shall meet EPA, USDA, FDA, CMSA, ASTA, and OSHA standards and regulations. All product containers shall exhibit manufacturer's standard commercial typeset label and shall be in compliance with applicable and current Federal Regulations for goods interstate commerce, to include new container construction. A permanent label shall be affixed to each dispenser, container, and case that meets OSHA requirements and the requirements of the Federal Hazardous Substance Labeling Act and shall show the 24-hour poison control telephone number. The label shall resist deterioration and remain legible through the entire use period.

All Labels shall clearly indicate the following:

- Name and address of manufacturer
- Trade/Brand name of product therein
- Generic identification of product therein
- Caution or warning statement as appropriate/required
- Manufacturer's directions for use in detail
- Batch or lot number
- Net contents
- Spill response and containment procedures

B. Safety Data Sheets

Contractor shall ensure a hard copy Safety Data Sheet (SDS) is included with all product shipments. EPA registration numbers shall be shown on all Safety Data Sheets.

1.7 Environmentally Preferable Product Attributes and Certifications

The Governor and the State of Colorado are taking the lead in efforts to reduce the environmental impact of its products and practices.

Based on available market research, there are currently three premier North American third party ecolabeling organizations: EPA, Design for the Environment (DfE), EcoLogo, and Green Seal, along with category specific certifications such as the EPA (DfE) Safer Detergents Stewardship Initiative (SDSI) and the Industrial and Institutional Laundry Partnership, part of DfE's Formulator Program.

1.8 General Laundry and Ware Wash - Chemical Dispensing Systems Requirements (Related Service).

Contractor is responsible to provide a secure, tamper-proof chemical dispensing system sufficient for an Ordering Entity's use, when applicable, as a related service to the purchase of product. The Contractor shall furnish, install, and maintain, at no cost to the Ordering Entities, the appropriate chemical dispensing system to the known facilities, and any others that may be added throughout the duration of the State Price Agreement or no less than the term of the Ordering Entities' continuous orders for product.

Chemical dispensing systems required to transport and accurately dispense product shall be designed and provided by the Contractor, at its own expense, and subject to the Ordering Entity's written approval (email is acceptable). The Contractor shall be responsible for coordinating with each Ordering Entity's laundry/kitchen manager for the installation of new chemical dispensing system(s), if applicable to the product. When the Contractor installs a dispensing system and/or upgrades an existing system, all equipment and parts are the property of that Contractor.

The Contractor will be expected to adapt existing chemical dispensing systems, and/or provide any new or additional chemical dispensing system, as necessary for simple and continuous use of the Contractor's product, and will maintain all chemical dispensing systems at each Ordering Entity's site for the duration of the Price Agreement or no less than the term of the Ordering Entity's continuous orders for product, at no extra charge beyond the purchase price of the product.

Generally, chemical products in undiluted form must be kept in secured (locked) enclosures, and many of the existing Ordering Entity enclosures generally only accommodate one gallon and smaller containers of highly concentrated products. The Ordering Entity is responsible for providing other storage of product containers.

Additional Required Attributes of the Chemical Dispensing System:

- The dispensing system shall be a closed system that shall automatically dispense the products from its respective shipping containers into the laundry and/or ware wash machine.
- The system shall inject the proper amount of product for each load, allowing flexibility according to work classifications.
- The system shall have optional add-on detergent pump for higher volume detergent output for laundry machines larger than 150 pounds dry weight capacity.
- The laundry system shall have the capacity of counting laundry loads.
- The system shall utilize current equipment technology.
- The system shall be capable of pumping from a minimum distance of 100 feet.
- The Contractor shall provide a locking cabinet for the 1-5 gallon products in use. (Additional product storage is the responsibility of the Ordering Entity.)

Transition Plan: The chemical dispensing system(s) currently used by the Ordering Entities is the property of the current Contractor. The removal of chemical dispensing systems shall be a coordinated effort between the laundry/kitchen managers, and the new and previous Contractors.

1.9 Periodic Chemical Dispensing System Inspections and Status Reports (Related Service)

At a minimum, the Contractor shall inspect its chemical dispensing system(s) at the Ordering Entity's site at least once a month, at no charge to the Ordering Entity, as a related service to the purchase of product. These periodic visits will be scheduled with the Ordering Entity's laundry/kitchen manager with the intent to have the Ordering Entity's representative be available to interact with the Contractor and such inspections are viewed as preventative maintenance for the Contractor's chemical dispensing system. An Ordering Entity may request additional on-site visits and those will be mutually negotiated with an the Contractor; however, a travel charge of \$50.00 may be charged by the Contractor for each such additional visit if the Ordering Entity's site is more than 50 miles (one way) from the Contractor's main office.

The Contractor shall provide technical assistance, advice, and consulting services to Ordering Entities on an "as needed" basis regarding product usage and laundering/ware washing problems.

Programming or changing of laundry or ware washer equipment formulas shall be performed only by a representative from an the Contractor, as needed or requested by the Ordering Entity. Where feasible, the Ordering Entity will provide secured dilution stations.

1.10 Emergency Service Calls on the Chemical Dispensing System (Related Service)

As many of the Ordering Entities have 24/7 operations, it is likely that the Contractor will receive an emergency service call about the chemical dispensing system. As a related service to the purchase of product, the Contractor's technical service representative shall respond to emergency service calls on problems with the Contractor's dispensing system, on an as-needed basis by an Ordering Entity. A verbal response from the Contractor to the Ordering Entity is required within two (2) hours of the first emergency contact initiated by the Ordering Entity.

The Contractor's on-site response to an emergency service call is required within a maximum of one (1) business day, or as mutually agreed between the Ordering Entity and the Contractor. In addition to an initial emergency phone call, the Ordering Entity is required to send a notification via email to the Contractor's main business email address which also addresses the Contractor's on-site response time, if different from the one business day requirement.

The Contractor's technical service representative shall provide a written inspection report to the Ordering Entity's representative upon completion of each emergency chemical dispensing system inspection. The format of the inspection report will be mutually agreed upon.

1.11 Training (Related Service)

The Contractor is expected to have a training program for the products it provides and for the chemical dispensing systems it maintains at an Ordering Entity's site, as a related service for the purchase of product. The Contractor shall train ONLY Ordering Entity personnel in the proper function and use of all products provided. Ongoing training opportunities shall be offered within a schedule identified by the Ordering Entity and mutually agreed upon by the Contractor.

(Note: In the case where the Ordering Entity has inmates/offenders/clients such as CDOC, CDHS, or political subdivision jails, etc., the Contractor is prohibited from training such non-employees.) In the event of turnover of previously trained staff, an Ordering Entity shall ensure that replacement employees are identified for training. Training shall be available in English, and training in Spanish or other languages is optional, if offered by the Contractor.

Training shall include, but not be limited to the following:

- Products/product application.
- General knowledge of the chemical dispensing system.
- Laundry and Ware washer equipment operation, in conjunction with and particular to the Contractor's product and chemical dispensing systems.

After completion of training programs with identified key staff, the Contractor is permitted discretion to monitor proper use of product containers and to advise the Ordering Entity's representative regarding end-user compliance with manufacturer recommended procedures.

1.12 Agency-Specific Service Requirements

The Contractor will encounter a varied pool of Ordering Entities, many of which will require special

considerations unique to a particular Ordering Entity or group. Such is the case with the Colo. Dept. of Human Services and with the Colo. Dept. of Corrections (CDOC). The Ordering Entity is responsible for notifying the Contractor in writing (email is acceptable) of its unique requirements. For the purpose of example, below is a brief synopsis of some of the requirements CDOC has had and which may change as CDOC management or policy requires. The Contractor has a responsibility to comply with such requirements and to ensure its personnel are also informed of each Ordering Entity's special requirements.

Example: All Contractor representatives, including delivery drivers, that will enter the property of a CDOC facility will be subject to continuous NCIC background checks. Generally, persons previously convicted of a felony will not be allowed entrance to make deliveries within the security perimeter of any CDOC facility. Admittance to any CDOC facility or warehouse is at the sole discretion of the CDOC. The Contractor that provides product to CDOC facilities is subject to CDOC rules and regulations, posted at <http://www.doc.state.co.us> and found under 'Operations', 'Admin Regulations'; including but not limited to, #200-05 'Warehouse Guidelines'.

Delays due to CDOC facility schedules and unscheduled occurrences, such as lock downs, are a regular part of CDOC operations. Facility schedules may require the Contractor's representatives to provide services at times that are out of the norm from the Contractor's usual business hours. For example, delivery of products, inspection of its chemical dispensing systems, and training CDOC staff on the use of dispensing system may be needed during late evening hours when the facility's food service areas are not in full operation.

Services and delivery may be required at any one of the facility locations listed on the CDOC web site. The highest volume delivery locations are Canon City, Sterling, Denver, Limon, Crowley (AVCF) and Buena Vista. Depending on the volume-based pricing, Canon City area facility purchases may be aggregated for one-point delivery to the Central Warehouse. If volume-based pricing discounts of products are not deemed to be sufficient, CDOC may require deliveries to individual facilities.

Generally, chemical products in undiluted form must be kept in secured (locked) enclosures, and the existing DOC enclosures generally only accommodate one gallon and smaller containers of highly concentrated products. CDOC is responsible for providing other storage of product containers. A CDOC secure facility may require dispensing of product across unusual distances and through secure configurations. Dispensing design shall be approved by the CDOC facility.

1.13 State of Colorado Environmentally Preferable Purchasing (EPP) Policy.

The Contractor is required to review and promote the State's Environmentally Preferable Purchasing (EPP) Policy. The Contractor is expected to provide products and services that supports the State's EPP Policy; and identifies and provides Green products in addition to its standard inventory. "Green" is determined by third party certification or registration (no self-certification), such as industry accepted entities like Energy Star, LEED, EPA, Green Seal, etc.

1.14 Points of Contact and Hours of Operation

- 1. Point of Contact – Contract:** The Contractor shall designate a single representative to serve as the central point of contact for the State account. At a minimum, the Contractor's contact person must be available Monday through Friday, 8 a.m. to 5 p.m. (MT). The Contractor shall provide the contract representative's name, title, phone number, and email address; and shall provide in writing to the SPCO any periodic updates (email is acceptable).
- 2. Point of Contact – Services:** The State requires that the level of representation, meaning the number of the Contractor representatives and their experience level, is maintained to the State's satisfaction throughout the term of a Price Agreement. The Contractor shall provide and maintain a contact sheet (list) that identifies the name, title, location, geographic coverage area(s), phone, and email address for all company representatives assigned to support the resulting Price Agreement; and shall notify the SPCO with periodic written updates. The State reserves the right to approve changes in the Contractor's representation levels through the optional years of renewal of the Price Agreement.
- 3. Additionally, the Contractor shall designate a single representative to serve as the central point of contact for day-to-day customer services. This person is responsible for the overall relationship**

between the Contractor (and its subcontractors, if applicable) and the State, and may be involved in high-level activities, such as account reviews. At a minimum, the Contractor's contact person must be available Monday-Friday, 8 a.m. to 5 p.m. (MT). The Contractor shall provide the contact point's name, title, phone number, and email address; and shall provide in writing to the SPCO and periodic updates (email is acceptable).

4. **Hours of Operation:** At a minimum, the Contractor's services are expected to be provided during the following work hours: Monday through Friday, 8:00 a.m. to 5:00 p.m. (Mountain Time). The Contractor is required to have a 24 hours a day / 7 days a week ("24/7") emergency contact number and shall notify the SPCO of periodic written updates. Answering services, pagers and/or answering machines are not an acceptable means of communication for the Contractor. The Contractor shall provide the hours of operation in writing to the SPCO and periodic updates (email is acceptable).

1.15 Administrative Transition Plan

Many Ordering Entities using current Price Agreements will have to transition from their current accounts to the new Contractor. The Contractor is expected to have an administrative transition plan where it manages the transition from existing Price Agreements and customer base (Ordering Entities) from a current Contractor to the new Contractor's accounts. These services may include, but are not limited to, new account set-up, transfer of existing accounts, etc.; and can assist in making the transition smooth and timely.

1.16 Administration of Resulting Contract

Reporting: The Contractor is expected to establish a means to track and collect that detailed sales information necessary for all Ordering Entities which are for four (4) distinct customer types: State Agencies "SA", Institutions of Higher Education "HE", Political Subdivisions "PS", and eligible Non-Profits "NP"; in addition to the specific products being purchased. The Contractor is required to submit dollar volume quarterly reports that indicates aggregate totals for all the Ordering Entities (SA, HE, PS, NP).

Administrative Fee: The State of Colorado is authorized by statute to collect a fee for the administration of the resulting contract. The administrative fee is one percent (1%) of the total purchases made by all Colorado Ordering Entities. The Contractor may adjust the unit pricing to include the State's administration fee by adding the fee to the price for the goods that would be billed on its invoice to Ordering Entities. (Note: the administrative fee shall not be listed as a separate line item on the invoice.) Payment of the administrative fee is made quarterly and is calculated from the reported quarterly sales (source documents- detailed and Summary reports). (See **Sample Model Contract, Exhibit A** for additional information.)

1.17 Pricing

The Contractor is required to hold its Market Basket pricing for the first 12 months of its initial award. Pricing must include all delivery, shipping, service costs associated with the product, as well as the Administrative Fee addressed in **Section 3.19 (Administration of Resulting Contract)** above. Estimated prices are not acceptable and pricing must be in United States funds. Any costs not included are disallowed. The Contractor's Non-Market Basket Discount percentages may not decrease in the first 12-month period of its initial award.

- A. **Price Increases:** The Contractor may amend pricing once in each 12-month period thereafter the initial term of the contract. The Contractor shall request any price increase in writing to the SPCO at least 60 days prior to the anticipated increase, and such request shall justify the increase by describing verifiable Contractor cost increases. Such requests shall contain complete documentation, and cost justifications may be based on Producer Price Index, Consumer Price Index, or similar industry pricing guides. Such price changes must be accepted by the SPCO and become effective by amendment to the contract.
- B. **MSRP Pricing or "List Pricing":** MSRP pricing will be identified by the Contractor's identified manufacturer's catalog effecting discounts and will establish a baseline of pricing. In the event MSRP pricing is increased, it will be held to no more than a 5% increase during a 12-month period and the State reserves the right to accept the change. Exceptions to MSRP price increases may be considered due to extraordinary events or force majeure.

- C. **Discount Changes:** The Contractor's offered product discount percentages are expected to be stable and cannot decrease more than 5% during the entire term of the contract. However, deeper discounts (increases) offered by the Contractor can take effect immediately and shall be passed on to Ordering Entities.
- D. **Bidder Discount Structure and Market Baskets Pricing.** The goal is to address Ordering Entity needs with focused lists of Market Basket items for each product category (laundry and ware wash), which represent the most cost-effective and highest use items. For needs beyond the Market Basket, the State expects a highly competitive net price utilizing a discount from the Contractor's List Price on all the different product categories.
- E. **Non-Market Basket Discount Structure:** In addition to the Market Basket, the Contractor must provide a discount structure reflecting its discount off List Price percentage for each category for non-market basket items. The Contractor shall identify the discount for items that are not included in the Market Basket but are offered for other items within that category. Pricing must include all delivery, shipping, service, and administrative costs associated with the product.
- F. **Market Basket Pricing.** The Contractor is expected to provide a Market Basket for laundry and ware wash products. Throughout the term of a contract, the Contractor is expected to review its Market Basket product make up with the SPCO, once a year. This enables the SPCO and the Contractor to consider making product additions or deletions for high volume sales and/or low volume sales of specific products, and to update and publish a pricing list accordingly.

EXHIBIT C, PRICES AND RATES

SKU	Manufacturer	Product Name	GREEN	Quantity In Case/Package	Dilution ratio (Express as 1 : rate)	Amount Per Use (Dilution oz. per gallon)	LIST Price	Net State Price	Applied Discount from List
Part A: Laundry									
SPC-70021	Spartan	BLD 2	.	15 gal	1:640	0.20 oz/gal	\$ 458.35	\$ 305.12	33%
SPC-70020	Spartan	BLD 2	.	5 gal	1:640	0.20 oz/gal	\$ 153.48	\$ 102.17	33%
SPC-70201	Spartan	Oxygen Ble EPA	.	15 gal	1:640	0.20 oz/gal	\$ 303.79	\$ 202.23	33%
SPC-70231	Spartan	Detergent	.	15 gal	1:1920	0.067 oz/ga	\$ 641.89	\$ 426.60	34%
SPC-70161	Spartan	Liquid Alka	.	15 gal	1:960	0.13 oz/gal	\$ 281.14	\$ 186.84	34%
STE-795	Stearns	Ultra Launc	.	250/1.2 oz	1:0	1.2 oz	\$ 94.17	\$ 65.20	31%
SPC-70041	Spartan	Chlorine Ble	.	15 gal	1:960	0.13 oz/gal	\$ 217.83	\$ 145.01	33%
SPC-70040	Spartan	Chlorine Ble	.	5 gal	1:960	0.13 oz/gal	\$ 72.88	\$ 48.44	34%
SPC-70041	Spartan	Chlorine Ble	.	15 gal	1:960	0.13 oz/gal	\$ 217.83	\$ 145.01	33%
SPC-70090	Spartan	Sour/Soft	.	5 gal	1:1422	0.09 oz/gal	\$ 108.73	\$ 72.38	33%
BSL-40990	Bright Solutions	Lemon Lau	.	50#	1:0	oz/50lbs fa	\$ 109.20	\$ 76.00	30%
SPC-22400	Spartan	Orange Tou	.	5 gal	1:32	4 oz /gal	\$ 414.10	\$ 264.62	36%
SPC-70091	Spartan	Sour/Soft	.	15 gal	1:1422	0.09 oz/gal	\$ 326.09	\$ 216.74	34%
SPC-70233	Spartan	Detergent	.	30 gal	1:1920	0.067 oz/ga	#####	\$ 852.52	33%
CPI-CSK040	CP Industries	Premiere	.	40#	1:0	2.7 oz	\$ 36.32	\$ 25.00	31%
SPC-70163	Spartan	Liquid Alka	.	30 gal	1:960	0.13 oz/gal	\$ 560.67	\$ 373.23	33%
SPC-70043	Spartan	Chlorine Ble	.	30 gal	1:960	0.13 oz/gal	\$ 434.99	\$ 289.57	33%
SPC-70093	Spartan	Sour/Soft	.	30 gal	1:1422	0.09 oz/gal	\$ 650.56	\$ 433.06	33%
SPC-70130	Spartan	No-Dye no	.	4/1 gal	1:640	0.20 oz/gal	\$ 112.32	\$ 74.65	34%
NO BID
BSL-95740	Bright Solutions	Eco Laundr	Ecologo	50#	1:0	z/50lbs fab	\$ 130.00	\$ 90.00	31%
NO BID
Part B: Ware Wash									
SPC-76560	Spartan	Pot and Par	.	4/1 gal	1:512	0.25 oz/gal	\$ 81.17	\$ 31.21	62%
SPC-31590	Spartan	Sani-T 10 P	.	4/1 gal	1:512	0.25 oz/gal	\$ 112.87	\$ 41.73	63%
SPC-76550	Spartan	Delimer 55	.	4/1 gal	1:64	2 oz	\$ 181.92	\$ 33.04	82%
SPC-30080	Spartan	DFP-32 Deg	.	4/1 gal	1:32	4 oz / gal	\$ 77.27	\$ 28.58	63%
SPC-20340	Spartan	Tough on G	.	4/1 gal	1:64	2 oz/gal	\$ 64.92	\$ 24.97	62%
SPC-76520	Spartan	High Temp	.	5 gal	1:3840	0.033 oz/ga	\$ 277.11	\$ 62.52	77%
SPC-22000	Spartan	SC-200 HD	.	4/1 gal	1:64	2 oz/gal	\$ 90.77	\$ 33.57	63%
SPC-31110	Spartan	Blue-Glo	.	5 gal	1:512	0.25 oz/gal	\$ 108.32	\$ 38.52	64%
SPC-30820	Spartan	High Acid C	.	4/1 gal	1:64	2 oz/gal	\$ 99.14	\$ 36.60	63%
SPC-32020	Spartan	Foamy Q&A	.	4/1 gal	1:10	12 oz/gal	\$ 91.29	\$ 33.77	63%

NON-MARKET BASKET DISCOUNTS

Category Group	Categories and Subcategories	Discount Off List/ Catalog	Name of Catalog or Price List
Part A	Laundry (overall)	30%	Western Paper Laundry
Group 1	Laundry Detergent: Powder (Dry Chemical)	30%	Western Paper Laundry
Group 1	Laundry Detergent: Heavy Duty	30%	Western Paper Laundry
Group 1	Laundry Detergent: Liquid	30%	Western Paper Laundry
Group 2	Rust-Removing Sour	30%	Western Paper Laundry
Group 3	Bleach: Liquid	30%	Western Paper Laundry
Group 3	Ozonated products (bleach alternative)	30%	Western Paper Laundry
Group 4	Fabric Softener with Bacterial Static Agent: Liquid	30%	Western Paper Laundry
Group 4	Fabric Softener with Bacterial Static Agent: Liquid Sour and Softener Combined	30%	Western Paper Laundry
Group 5	Liquid Laundry Alkali	30%	Western Paper Laundry
Group 6	Liquid Pre-Soak	30%	Western Paper Laundry
Part B	Ware Wash Products (overall)	30%	Western Paper Ware Wash
Group 1	Machine Detergents (solid, powdered, and liquid)	30%	Western Paper Ware Wash
Group 2	Manual Detergents (solid, powdered, and liquid)	30%	Western Paper Ware Wash
Group 2	Pre-Soak (solid, powdered, and liquid)	30%	Western Paper Ware Wash
Group 3	Rinse Additives: Solid Rinse Additives	30%	Western Paper Ware Wash
Group 3	Rinse Additives: Liquid Rinse Additives	30%	Western Paper Ware Wash
Group 4	Germicidal Detergents: Idophor Liquid	30%	Western Paper Ware Wash
Group 4	Germicidal Detergents: Quaternary Liquid	30%	Western Paper Ware Wash
Group 5	Food Service Cleaners: Scale/Lime/Iron Removal Detergent	30%	Western Paper Ware Wash
Group 5	Food Service Cleaners: General Purpose Degreaser Concentrate	30%	Western Paper Ware Wash

COLORADO REGIONS BY COUNTY

Yes/No	REGIONS	COUNTIES
Y	Region 1 - Denver Metro Area	Adams County, Arapahoe County, Boulder County, Broomfield County, Denver County, Douglas County, Jefferson County
Y	Region 2 - South Central	Custer County, El Paso County, Fremont County, Huerfano County, Pueblo County, Teller County
Y	Region 3 - North Central	Larimer County, Weld County, Morgan County, Logan County, Washington County, Yuma County, Phillips County, Sedgwick County
Y	Region 4 - West Central	Clear Creek County, Chaffee County, Delta County, Eagle County, Garfield County, Gilpin County, Gunnison County, Lake County, Mesa County, Montrose County, Park County, Pitkin County, Summit County
Y	Region 5 - Northwestern	Grand County, Jackson County, Moffat County, Rio Blanco County, Routt County
Y	Region 6 - Southwestern	Alamosa County, Archuleta County, Conejos County, Costilla County, Dolores County, Hinsdale County, La Plata County, Mineral County, Montezuma County, Ouray County, Rio Grande County, Saguache County, San Juan County, San Miguel County
Y	Region 7 - Southeastern	Baca County, Bent County, Cheyenne County, Crowley County, Elbert County, Kiowa County, Kit Carson County, Las Animas County, Lincoln County, Otero County, Prowers County
Y	All 7 Regions- Statewide	All Colorado counties, border-to-border coverage

EXHIBIT D, SAMPLE OPTION LETTER

OPTION LETTER

Date:	Original Contract CMS #:	Option Letter #	CMS Routing #
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1) **OPTIONS:** Option to renew only (*for an additional 12 month term*).

2) REQUIRED PROVISIONS:

In accordance with the **Price Agreement, Section Insert Section Number and letter (ex. 3.C), and title of Section**, between the **State of Colorado, Department of Personnel and Administration, State Purchasing and Contracts Office**, ("State") and **Insert Name of Contractor ("Contractor")**, the State hereby exercises its option for an additional term beginning **Insert Date in mm/dd/yyyy format** and ending on **Insert Date in mm/dd/yyyy format** at the same rates and same terms specified in the original Price Agreement, **Insert State of Colorado Price Agreement Number**, as amended.

3) **EFFECTIVE DATE:** The effective date of this **Option Letter** is upon approval of the State Controller or others delegated.

<p>STATE OF COLORADO Jared Polis, GOVERNOR Department of Personnel and Administration Kara Veitch, Executive Director</p> <p>By: _____ Date: _____</p> <p>John Chapman, State Purchasing and Contracts Manager</p>

ALL CONTRACTS REQUIRE APPROVAL BY THE STATE CONTROLLER

CRS §24-30-202 requires the State Controller to approve all State Contracts. This **Option Letter** is not valid until signed and dated below by the State Controller or delegate. Contractor is not authorized to begin performance until such time. If Contractor begins performing prior thereto, the State of Colorado is not obligated to pay Contractor for such performance or for any goods and/or services provided hereunder.

STATE CONTROLLER
Robert Jaros, CPA, MBA, JD

By: _____ Date: _____