HAWAII STATE DEPARTMENT OF EDUCATION PROCUREMENT AND CONTRACTS BRANCH

JULY 16, 2024

INVITATION FOR BIDS

Number IFB D25-007

SEALED BIDS

TO

PROVIDE AND DELIVER FRESH FRUITS AND VEGETABLES TO VARIOUS HAWAII STATE DEPARTMENT OF EDUCATION CAFETERIAS ON HAWAII ISLAND AND MAUI

will be received through the State of Hawaii eProcurement System (HlePRO) at https://hiepro.ehawaii.gov/welcome.html until 4:30 p.m., Hawaii Standard Time (HST)

on

JULY 30, 2024

Offerors interested in responding to this electronic solicitation must be registered on the HIePRO (https://hiepro.ehawaii.gov/welcome.html) in order to participate in this procurement. Registration is free. Once registered, Offerors can login to view and respond to the HIePRO solicitation.

Questions relating to this solicitation may be directed to Albert Perry, Procurement and Contracts Support Specialist, at telephone (808) 675-0130, via facsimile (808) 675-0133, or via email at albert.k.perry@k12.hi.us.

PROVIDE AND DELIVER FRESH FRUIT AND VEGETABLES TO VARIOUS HAWAII STATE DEPARTMENT OF EDUCATION CAFETERIAS ON HAWAII ISLAND AND MAUI IFB D25-007

OFFER PAGE OF-1

Exact Legal Name of 6 "dba" or "division" of a country the exact legal name of	orporation (furnish the entity under				
Address: Principal Place of	Rusiness				
•	ot be a P.O. Box):				
Mailing Address (c	only if different):				
Payment Address	(only if different)				
Offeror's Primary Con Name	tact Person:				
Title					
Telephone Numbe	er		Fax	Number	
Email Address			·		
Federal Tax Identificat	tion Number:				
State of Hawaii Gener License Number:					
Type of Business Entity (check one):	□ Sole Proprieto□ Limited Liabili		rship □ Corpo □ Other	oration	☐ Joint Venture
If other than a Sole Proprietorship:	Hawaii; OI A Complia laws of the and, if app Commerce business i	R Int Non-Hawai State of Clicable, registe and Consume the State of F	i business incorported with the State of Affairs Business	orated or c on (date of Hawaii l Registrati	Department of ion Division to do
The undersigned has casubmits the following of with the true intent and and requirements of the this offer, 1) the unders Revised Statutes, conceptice(s) submitted was	fer to provide the g meaning thereof, a e solicitation. The igned is declaring perning prohibited	poods and/or pe and further that undersigned fu the undersigned State contract	erform the work spetthe Offeror shall or urther understands ed's offer is not in s, and 2) the und	ecified here omply with and agre- violation o	ein, all in accordance n all terms, conditions es that by submitting of Chapter 84, Hawaii
Authorized (Original in i	nk) Signature		Name (printed)		
Title			Date		

PROCESSED FARM-FRESH WHOLE PRODUCE

The following offer is hereby submitted:

ITEM NUMBER	DESCRIPTION	UNIT	ESTIMATED QUANTITIES	UNIT BID PRICE	TOTAL BID PRICE
HIL-W1	Apple, Ambrosia	pound	600		\$ -
HIL-W2	Apple, Dragon	pound	600		\$ -
HIL-W3	Apple, Envy	pound	600		\$ -
HIL-W4	Apple, Gala	pound	600		\$ -
HIL-W5	Apple, Honeycrisp	pound	600		\$ -
HIL-W6	Apple, Lady	pound	600		\$ -
HIL-W7	Apple, Pink Lady	pound	600		\$ -
HIL-W8	Apple, Kiku	pound	600		\$ -
HIL-W9	Apricots	pound	600		\$ -
HIL-W10	Apirium	pound	600		\$ -
HIL-W11	Artichoke	pound	1,000		\$ -
HIL-W12	Asparagus	pound	1,000		\$ -
HIL-W13	Atemoya	pound	400		\$ -
HIL-W14	Avocado	pound	900		\$ -
HIL-W15	Baby Kiwi Berries	pound	600		\$ -
HIL-W16	Banana, Apple	pound	1,300		\$ -
HIL-W17	Banana, Baby	pound	1,300		\$ -
HIL-W18	Banana, Ice Cream	pound	1,300		\$ -
HIL-W19	Banana, Ladyfinger	pound	1,300		\$ -
HIL-W20	Beets, Red	pound	600		\$ -
HIL-W21	Beets, Golden	pound	500		\$ -
HIL-W22	Bell Peppers, Green	pound	600		\$ -
HIL-W23	Bell Peppers, Yellow	pound	600		\$ -
HIL-W24	Bell Peppers, Red	pound	600		\$ -
HIL-W25	Bell Peppers, Orange	pound	600		\$ -
HIL-W26	Blackberries	pound	350		\$ -
HIL-W27	Blueberries	pound	350		\$ -
HIL-W28	Breadfruit	pound	700		\$ -
HIL-W29	Broccoli, Romanesco	pound	350		\$ -

OFFER PAGE IFB D25-007

GROUP 1: OF-2 Offeror_____

PROCESSED FARM-FRESH WHOLE PRODUCE

The following offer is hereby submitted:

ITEM NUMBER	DESCRIPTION	UNIT	ESTIMATED QUANTITIES	UNIT BID PRICE	TOTAL BID PRICE
HIL-W30	Broccolini	pound	300		\$ -
HIL-W31	Brussel Sprouts	pound	300		\$ -
HIL-W32	Cherries, Rainer	pound	500		\$ -
HIL-W33	Cherries, Red Bing	pound	500		\$ -
HIL-W34	Cherries, Queen Anne	pound	500		\$ -
HIL-W35	Corn (Husked, Cleaned)	pound	900		\$ -
HIL-W36	Cucumber, Mini	pound	500		\$ -
HIL-W37	Cherimoya	pound	500		\$ -
HIL-W38	Dragon Fruit	pound	500		\$ -
HIL-W39	Grapefruit	pound	500		\$ -
HIL-W40	Kiwi, Green or Yellow	pound	400		\$ -
HIL-W41	Loquat	pound	500		\$ -
HIL-W42	Longan, Whole	pound	800		\$ -
HIL-W43	Lychee	pound	800		\$ -
HIL-W44	Mushroom, White Button	pound	300		\$ -
HIL-W45	Mushroom, Portabella	pound	300		\$ -
HIL-W46	Nectarine, White	pound	750		\$ -
HIL-W47	Nectarine, Yellow	pound	750		\$ -
HIL-W48	Orange, Blood	pound	750		\$ -
HIL-W49	Orange, Cara Cara	pound	750		\$ -
HIL-W50	Peach, Saturn	pound	750		\$ -
HIL-W51	Peach, White	pound	750		\$ -
HIL-W52	Peach, Yellow Freestone	pound	750		\$ -
HIL-W53	Pear, Anjou Red	pound	650		\$ -
HIL-W54	Pear, Bosc	pound	650		\$ -
HIL-W55	Pear, Forelle	pound	650		\$ -
HIL-W56	Pear, Korean	pound	650		\$ -
HIL-W57	Pear, Nashi (Hosui)	pound	650		\$ -
HIL-W58	Pear, Seckel	pound	650		\$ -

OFFER PAGE IFB D25-007

GROUP 1: OF-3 Offeror_____

PROCESSED FARM-FRESH WHOLE PRODUCE

The following offer is hereby submitted:

ITEM NUMBER	DESCRIPTION	UNIT	ESTIMATED QUANTITIES	UNIT BID PRICE	TOTAL BID PRICE		
HIL-W59	Peppers, Sweet	pound	350		\$ -		
HIL-W60	Persimmon, Fuyu	pound	650		\$ -		
HIL-W61	Plums, Black	pound	650		\$ -		
HIL-W62	Plums, Red	pound	650		\$ -		
HIL-W63	Plums, Sugar	pound	650		\$ -		
HIL-W64	Plums, Green	pound	650		\$ -		
HIL-W65	Plums, Lemon	pound	650		\$ -		
HIL-W66	Plums, Yellow	pound	650		\$ -		
HIL-W67	Pluots	pound	650		\$ -		
HIL-W68	Potato, Fingerling	pound	425		\$ -		
HIL-W69	Potato, Yukon	pound	425		\$ -		
HIL-W70	Potato, Red	pound	425		\$ -		
HIL-W71	Rambutan	pound	650		\$ -		
HIL-W72	Raspberries	pound	400		\$ -		
HIL-W73	Squash, Spaghetti	pound	300		\$ -		
HIL-W74	Starfruit	pound	300		\$ -		
HIL-W75	Strawberries, Whole	pound	650		\$ -		
HIL-W76	Sugar Snap Peas	pound	350		\$ -		
HIL-W77	Sweet Potato, Purple	pound	600		\$ -		
HIL-W78	Sweet Potato, Orange	pound	600		\$ -		
HIL-W79	Sweet Potato, Yellow	pound	600		\$ -		
HIL-W80	Tangelo	pound	850		\$ -		
HIL-W81	Tangerine, Clementine	pound	850		\$ -		
HIL-W82	Tangerine, Pixie	pound	850		\$ -		
HIL-W83	Tangerine, Mandarin	pound	850		\$ -		
HIL-W84	Tangerine, Honey	pound	850		\$ -		
HIL-W85	Taro	pound	700		\$ -		
HIL-W86	Yams	pound	700		\$ -		
	TOTAL SUM BID PRICE - GROUP 1, HAWAII, HILO - PROCESSED FARM-FRESH WHOLE PRODUCE (ITEMS 1 through 86) =						

OFFER PAGE IFB D25-007

GROUP 1: OF-4 Offeror_____

PROCESSED FARM-FRESH WHOLE PRODUCE

The following offer is hereby submitted:

The following offer is hereby submitted:							
ITEM NUMBER	DESCRIPTION	UNIT	ESTIMATED QUANTITIES	UNIT BID PRICE	TOTAL BID PRICE		
KON-W1	Apple, Ambrosia	pound	775		\$ -		
KON-W2	Apple, Dragon	pound	775		\$ -		
KON-W3	Apple, Envy	pound	775		\$ -		
KON-W4	Apple, Gala	pound	775		\$ -		
KON-W5	Apple, Honeycrisp	pound	775		\$ -		
KON-W6	Apple, Lady	pound	775		\$ -		
KON-W7	Apple, Pink Lady	pound	775		\$ -		
KON-W8	Apple, Kiku	pound	775		\$ -		
KON-W9	Apricots	pound	800		\$ -		
KON-W10	Apirium	pound	800		\$ -		
KON-W11	Artichoke	pound	1,500		\$ -		
KON-W12	Asparagus	pound	1,500		\$ -		
KON-W13	Atemoya	pound	500		\$ -		
KON-W14	Avocado	pound	1,200		\$ -		
KON-W15	Baby Kiwi Berries	pound	800		\$ -		
KON-W16	Banana, Apple	pound	1,800		\$ -		
KON-W17	Banana, Baby	pound	1,800		\$ -		
KON-W18	Banana, Ice Cream	pound	1,800		\$ -		
KON-W19	Banana, Ladyfinger	pound	1,800		\$ -		
KON-W20	Beets, Red	pound	800		\$ -		
KON-W21	Beets, Golden	pound	700		\$ -		
KON-W22	Bell Peppers, Green	pound	900		\$ -		
KON-W23	Bell Peppers, Yellow	pound	900		\$ -		
KON-W24	Bell Peppers, Red	pound	900		\$ -		
KON-W25	Bell Peppers, Orange	pound	900		\$ -		
KON-W26	Blackberries	pound	500		\$ -		
KON-W27	Blueberries	pound	500		\$ -		
KON-W28	Breadfruit	pound	1,000		\$ -		
KON-W29	Broccoli, Romanesco	pound	500		\$ -		

PROCESSED FARM-FRESH WHOLE PRODUCE

The following offer is hereby submitted:

	The following offer is hereby submitted:								
ITEM NUMBER	DESCRIPTION	UNIT	ESTIMATED QUANTITIES	UNIT BID PRICE	TOTAL BID PRICE				
KON-W30	Broccolini	pound	450		\$ -				
KON-W31	Brussel Sprouts	pound	550		\$ -				
KON-W32	Cherries, Rainer	pound	675		\$ -				
KON-W33	Cherries, Red Bing	pound	675		\$ -				
KON-W34	Cherries, Queen Anne	pound	675		\$ -				
KON-W35	Corn (Husked, Cleaned)	pound	1,200		\$ -				
KON-W36	Cucumber, Mini	pound	700		\$ -				
KON-W37	Cherimoya	pound	650		\$ -				
KON-W38	Dragon Fruit	pound	700		\$ -				
KON-W39	Grapefruit	pound	650		\$ -				
KON-W40	Kiwi, Green or Yellow	pound	500		\$ -				
KON-W41	Loquat	pound	700		\$ -				
KON-W42	Longan, Whole	pound	1,100		\$ -				
KON-W43	Lychee	pound	1,100		\$ -				
KON-W44	Mushroom, White Button	pound	350		\$ -				
KON-W45	Mushroom, Portabella	pound	350		\$ -				
KON-W46	Nectarine, White	pound	1,000		\$ -				
KON-W47	Nectarine, Yellow	pound	1,000		\$ -				
KON-W48	Orange, Blood	pound	1,000		\$ -				
KON-W49	Orange, Cara Cara	pound	1,000		\$ -				
KON-W50	Peach, Saturn	pound	1,000		\$ -				
KON-W51	Peach, White	pound	1,000		\$ -				
KON-W52	Peach, Yellow Freestone	pound	1,000		\$ -				
KON-W53	Pear, Anjou Red	pound	900		\$ -				
KON-W54	Pear, Bosc	pound	900		\$ -				
KON-W55	Pear, Forelle	pound	900		\$ -				
KON-W56	Pear, Korean	pound	900		\$ -				
KON-W57	Pear, Nashi (Hosui)	pound	900		\$ -				
KON-W58	Pear, Seckel	pound	900		\$ -				

PROCESSED FARM-FRESH WHOLE PRODUCE

The following offer is hereby submitted:

ITEM NUMBER	DESCRIPTION	UNIT	ESTIMATED QUANTITIES	UNIT BID PRICE	TOTAL BID PRICE			
KON-W59	Peppers, Sweet	pound	350		\$ -			
KON-W60	Persimmon, Fuyu	pound	900		\$ -			
KON-W61	Plums, Black	pound	900		\$ -			
KON-W62	Plums, Red	pound	900		\$ -			
KON-W63	Plums, Sugar	pound	900		\$ -			
KON-W64	Plums, Green	pound	900		\$ -			
KON-W65	Plums, Lemon	pound	900		\$ -			
KON-W66	Plums, Yellow	pound	900		\$ -			
KON-W67	Pluots	pound	900		\$ -			
KON-W68	Potato, Fingerling	pound	600		\$ -			
KON-W69	Potato, Yukon	pound	600		\$ -			
KON-W70	Potato, Red	pound	600		\$ -			
KON-W71	Rambutan	pound	900		\$ -			
KON-W72	Raspberries	pound	500		\$ -			
KON-W73	Squash, Spaghetti	pound	400		\$ -			
KON-W74	Starfruit	pound	400		\$ -			
KON-W75	Strawberries, Whole	pound	900		\$ -			
KON-W76	Sugar Snap Peas	pound	500		\$ -			
KON-W77	Sweet Potato, Purple	pound	800		\$ -			
KON-W78	Sweet Potato, Orange	pound	800		\$ -			
KON-W79	Sweet Potato, Yellow	pound	800		\$ -			
KON-W80	Tangelo	pound	1,200		\$ -			
KON-W81	Tangerine, Clementine	pound	1,200		\$ -			
KON-W82	Tangerine, Pixie	pound	1,200		\$ -			
KON-W83	Tangerine, Mandarin	pound	1,200		\$ -			
KON-W84	Tangerine, Honey	pound	1,200		\$ -			
KON-W85	Taro	pound	950		\$ -			
KON-W86	Yams	pound	950		\$ -			
	TOTAL SUM BID PRICE - GROUP 2, HAWAII, KONA - PROCESSED FARM-FRESH WHOLE PRODUCE (ITEMS 1 through 86) =							

PROCESSED FARM-FRESH WHOLE PRODUCE

The following offer is hereby submitted:

ITEM	ng offer is hereby submitted:		ESTIMATED		
NUMBER	DESCRIPTION	UNIT	QUANTITIES	UNIT BID PRICE	TOTAL BID PRICE
MAU-W1	Apple, Ambrosia	pound	1,600		\$ -
MAU-W2	Apple, Dragon	pound	1,600		\$ -
MAU-W3	Apple, Envy	pound	1,600		\$ -
MAU-W4	Apple, Gala	pound	1,600		\$ -
MAU-W5	Apple, Honeycrisp	pound	1,600		\$ -
MAU-W6	Apple, Lady	pound	1,600		\$ -
MAU-W7	Apple, Pink Lady	pound	1,600		\$ -
MAU-W8	Apple, Kiku	pound	1,600		\$ -
MAU-W9	Apricots	pound	1,500		\$ -
MAU-W10	Apirium	pound	1,500		\$ -
MAU-W11	Artichoke	pound	1,600		\$ -
MAU-W12	Asparagus	pound	1,600		\$ -
MAU-W13	Atemoya	pound	1,250		\$ -
MAU-W14	Avocado	pound	2,400		\$ -
MAU-W15	Baby Kiwi Berries	pound	1,000		\$ -
MAU-W16	Banana, Apple	pound	2,500		\$ -
MAU-W17	Banana, Baby	pound	2,500		\$ -
MAU-W18	Banana, Ice Cream	pound	2,500		\$ -
MAU-W19	Banana, Ladyfinger	pound	2,500		\$ -
MAU-W20	Beets, Red	pound	1,600		\$ -
MAU-W21	Beets, Golden	pound	1,600		\$ -
MAU-W22	Bell Peppers, Green	pound	1,200		\$ -
MAU-W23	Bell Peppers, Yellow	pound	1,200		\$ -
MAU-W24	Bell Peppers, Red	pound	1,200		\$ -
MAU-W25	Bell Peppers, Orange	pound	1,200		\$ -
MAU-W26	Blackberries	pound	1,000		\$ -
MAU-W27	Blueberries	pound	1,000		\$ -
MAU-W28	Breadfruit	pound	1,000		\$ -
MAU-W29	Broccoli, Romanesco	pound	1,000		\$ -

PROCESSED FARM-FRESH WHOLE PRODUCE

The following offer is hereby submitted:

ITEM NUMBER	DESCRIPTION	UNIT	ESTIMATED QUANTITIES	UNIT BID PRICE	TOTAL BID PRICE
MAU-W30	Broccolini	pound	1,000		\$ -
MAU-W31	Brussel Sprouts	pound	1,000		\$ -
MAU-W32	Cherries, Rainer	pound	1,000		\$ -
MAU-W33	Cherries, Red Bing	pound	1,000		\$ -
MAU-W34	Cherries, Queen Anne	pound	1,000		\$ -
MAU-W35	Corn (Husked, Cleaned)	pound	2,500		\$ -
MAU-W36	Cucumber, Mini	pound	1,600		\$ -
MAU-W37	Cherimoya	pound	1,200		\$ -
MAU-W38	Dragon Fruit	pound	1,500		\$ -
MAU-W39	Grapefruit	pound	800		\$ -
MAU-W40	Kiwi, Green or Yellow	pound	1,000		\$ -
MAU-W41	Loquat	pound	1,000		\$ -
MAU-W42	Longan, Whole	pound	1,200		\$ -
MAU-W43	Lychee	pound	1,500		\$ -
MAU-W44	Mushroom, White Button	pound	500		\$ -
MAU-W45	Mushroom, Portabella	pound	500		\$ -
MAU-W46	Nectarine, White	pound	2,500		\$ -
MAU-W47	Nectarine, Yellow	pound	2,500		\$ -
MAU-W48	Orange, Blood	pound	2,000		\$ -
MAU-W49	Orange, Cara Cara	pound	2,000		\$ -
MAU-W50	Peach, Saturn	pound	2,000		\$ -
MAU-W51	Peach, White	pound	2,000		\$ -
MAU-W52	Peach, Yellow Freestone	pound	2,000		\$ -
MAU-W53	Pear, Anjou Red	pound	1,500		\$ -
MAU-W54	Pear, Bosc	pound	1,500		\$ -
MAU-W55	Pear, Forelle	pound	1,500		\$ -
MAU-W56	Pear, Korean	pound	1,500		\$ -
MAU-W57	Pear, Nashi (Hosui)	pound	1,500		\$ -
MAU-W58	Pear, Seckel	pound	1,500		\$ -

OFFER PAGE IFB D25-007

GROUP 3: OF-3 Offeror_____

PROCESSED FARM-FRESH WHOLE PRODUCE

The following offer is hereby submitted:

ITEM NUMBER	DESCRIPTION	UNIT	ESTIMATED QUANTITIES	UNIT BID PRICE	TOTAL BID PRICE		
MAU-W59	Peppers, Sweet	pound	300		\$ -		
MAU-W60	Persimmon, Fuyu	pound	1,500		\$ -		
MAU-W61	Plums, Black	pound	1,800		\$ -		
MAU-W62	Plums, Red	pound	1,800		\$ -		
MAU-W63	Plums, Sugar	pound	1,800		\$ -		
MAU-W64	Plums, Green	pound	1,800		\$ -		
MAU-W65	Plums, Lemon	pound	1,800		\$ -		
MAU-W66	Plums, Yellow	pound	1,800		\$ -		
MAU-W67	Pluots	pound	1,800		\$ -		
MAU-W68	Potato, Fingerling	pound	1,000		\$ -		
MAU-W69	Potato, Yukon	pound	1,000		\$ -		
MAU-W70	Potato, Red	pound	1,000		\$ -		
MAU-W71	Rambutan	pound	1,000		\$ -		
MAU-W72	Raspberries	pound	800		\$ -		
MAU-W73	Squash, Spaghetti	pound	1,000		\$ -		
MAU-W74	Starfruit	pound	800		\$ -		
MAU-W75	Strawberries, Whole	pound	1,500		\$ -		
MAU-W76	Sugar Snap Peas	pound	800		\$ -		
MAU-W77	Sweet Potato, Purple	pound	1,500		\$ -		
MAU-W78	Sweet Potato, Orange	pound	1,500		\$ -		
MAU-W79	Sweet Potato, Yellow	pound	1,500		\$ -		
MAU-W80	Tangelo	pound	2,500		\$ -		
MAU-W81	Tangerine, Clementine	pound	2,500		\$ -		
MAU-W82	Tangerine, Pixie	pound	2,500		\$ -		
MAU-W83	Tangerine, Mandarin	pound	2,500		\$ -		
MAU-W84	Tangerine, Honey	pound	2,500		\$ -		
MAU-W85	Taro	pound	1,600		\$ -		
MAU-W86	Yams	pound	1,600		\$ -		
	TOTAL SUM BID PRICE - GROUP 3, MAUI - PROCESSED FARM-FRESH WHOLE PRODUCE (ITEMS 1 through 86) =						

PROCESSED READY-TO-EAT FRESH CUT AND WHOLE TRIMMED PRODUCE

The following offer is hereby submitted:

ITEM NUMBER	DESCRIPTION	UNIT	ESTIMATED QUANTITIES	UNIT BID PRICE	TOTAL BID PRICE
1	Apple, Sticks, Wedge, Sliced				
HIL-P1	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -
2	Baby Kiwi Berries				
HIL-P2	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -
3	Blackberries				
HIL-P3	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -
4	Blueberries				
HIL-P4	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -
5	Cantaloupe, Cubed				
HIL-P5	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -
6	Cantaloupe, Sliced, Wedge				
HIL-P6	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -
7	Carrot Sticks				
HIL-P7	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -
8	Cauliflower, Orange, Florets				
HIL-P8	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -
9	Cauliflower, Purple, Florets				
HIL-P9	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -
10	Cauliflower, White, Florets				
HIL-P10	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -
11	Cherries, Rainer				
HIL-P11	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -
12	Cherries, Red Bing				
HIL-P12	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -
13	Christmas Crunch Grapes				
HIL-P13	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -
14	Dragon Fruit, Wedge or Sliced				

PROCESSED READY-TO-EAT FRESH CUT AND WHOLE TRIMMED PRODUCE

The following offer is hereby submitted:

ITEM	ng offer is hereby submitted:		ESTIMATED		
NUMBER	DESCRIPTION	UNIT	QUANTITIES	UNIT BID PRICE	TOTAL BID PRICE
HIL-P14	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -
15	Gooseberries (Poha Goldenberry)				
HIL-P15	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -
16	Grapefruit, Wedge				
HIL-P16	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -
17	Grapes, Cotton Candy				
HIL-P17	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -
18	Grapes, Seedless, Black				
HIL-P18	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -
19	Grapes, Seedless, Green				
HIL-P19	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -
20	Grapes, Seedless, Red				
HIL-P20	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -
21	Grapes, Sweet Sapphire				
HIL-P21	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -
22	Grapes, Sweet Celebration				
HIL-P22	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -
23	Grapes, Moscato				
HIL-P23	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -
24	Grapes, Champagne				
HIL-P24	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -
25	Honeydew Cubed				
HIL-P25	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -
26	Honeydew, Sliced or Wedged				
HIL-P26	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -
27	Kiwi, Green or Yellow, Halved, Wedge, Sliced				

PROCESSED READY-TO-EAT FRESH CUT AND WHOLE TRIMMED PRODUCE

The following offer is hereby submitted:

ITEM NUMBER	DESCRIPTION	UNIT	ESTIMATED QUANTITIES	UNIT BID PRICE	TOTAL BID PRICE
HIL-P27	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -
28	Mangoes, Cubed				
HIL-P28	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -
29	Mangoes, Sliced				
HIL-P29	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -
30	Melon, Galia				
HIL-P30	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -
31	Melon, Orange Flesh				
HIL-P31	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -
32	Melon, Sunburst, Cubed				
HIL-P32	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -
33	Melon, Tuscan, Cubed				
HIL-P33	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -
34	Mixed Berries				
HIL-P34	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -
35	Orange, Blood, Wedge				
HIL-P35	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -
36	Papaya, Cubed, Sliced				
HIL-P36	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -
37	Pear, Korean, Wedge				
HIL-P37	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -
38	Pear, Nashi (Hosui), Wedge				
HIL-P38	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -
39	Peppers, Sweet, Whole				
HIL-P39	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -
40	Persimmon, Fuyu, Halves or Wedge				

PROCESSED READY-TO-EAT FRESH CUT AND WHOLE TRIMMED PRODUCE

The following offer is hereby submitted:

ITEM	ng offer is hereby submitted:		ESTIMATED			
NUMBER	DESCRIPTION	UNIT	QUANTITIES	UNIT BID PRICE	TOTAL BID PRICE	
HIL-P40	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -	
41	Pineapple Chunks					
HIL-P41	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -	
42	Starfruit, "Star" Slices					
HIL-P42	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -	
43	Strawberries, Whole					
HIL-P43	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -	
44	Sugar Snap Peas					
HIL-P44	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -	
45	Tomato, Cherry					
HIL-P45	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -	
46	Tomato, Grape					
HIL-P46	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -	
47	Tomato, Yellow Grape					
HIL-P47	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -	
48	Watermelon Chunks					
HIL-P48	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -	
49	Watermelon, Seedless, Chunks					
HIL-P49	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -	
50	Watermelon, Thai, Chunks					
HIL-P50	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -	
51	Zucchini, Sticks or Sliced					
HIL-P51	1/2 cup individual serving size	1/2 cup individual containerized serving	3,000	\$ -	\$ -	
PROCESSED	TOTAL SUM BID PRICE - GROUP 4, HAWAII, HILO - ROCESSED READY-TO-EAT FRESH CUT AND WHOLE TRIMMED PRODUCE (ITEMS 1 through 51) =					

PROCESSED READY-TO-EAT FRESH CUT AND WHOLE TRIMMED PRODUCE

The following offer is hereby submitted:

ITEM	g offer is hereby submitted:		ESTIMATED		
NUMBER	DESCRIPTION	UNIT	QUANTITIES	UNIT BID PRICE	TOTAL BID PRICE
1	Apple, Sticks, Wedge, Sliced				
KON-P1	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
2	Baby Kiwi Berries				
KON-P2	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
3	Blackberries				
KON-P3	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
4	Blueberries				
KON-P4	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
5	Cantaloupe, Cubed				
KON-P5	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
6	Cantaloupe, Sliced, Wedge				
KON-P6	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
7	Carrot Sticks				
KON-P7	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
8	Cauliflower, Orange, Florets				
KON-P8	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
9	Cauliflower, Purple, Florets				
KON-P9	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
10	Cauliflower, White, Florets				
KON-P10	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
11	Cherries, Rainer				
KON-P11	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
12	Cherries, Red Bing				
KON-P12	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
13	Christmas Crunch Grapes				
KON-P13	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
14	Dragon Fruit, Wedge or Sliced				

PROCESSED READY-TO-EAT FRESH CUT AND WHOLE TRIMMED PRODUCE

The following offer is hereby submitted:

ITEM NUMBER	DESCRIPTION	UNIT	ESTIMATED QUANTITIES	UNIT BID PRICE	TOTAL BID PRICE
	4/0	1/2 cup individual			
KON-P14	1/2 cup individual serving size	containerized serving	4,451	\$ -	-
15	Gooseberries (Poha Goldenberry)				
KON-P15	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
16	Grapefruit, Wedge				
KON-P16	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
17	Grapes, Cotton Candy				
KON-P17	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
18	Grapes, Seedless, Black				
KON-P18	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
19	Grapes, Seedless, Green				
KON-P19	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
20	Grapes, Seedless, Red				
KON-P20	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
21	Grapes, Sweet Sapphire				
KON-P21	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
22	Grapes, Sweet Celebration				
KON-P22	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
23	Grapes, Moscato				
KON-P23	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
24	Grapes, Champagne				
KON-P24	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
25	Honeydew Cubed				
KON-P25	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
26	Honeydew, Sliced or Wedged				
KON-P26	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
27	Kiwi, Green or Yellow, Halved, Wedge, Sliced				

PROCESSED READY-TO-EAT FRESH CUT AND WHOLE TRIMMED PRODUCE

The following offer is hereby submitted:

ITEM	g offer is hereby submitted:		ESTIMATED		
NUMBER	DESCRIPTION	UNIT	QUANTITIES	UNIT BID PRICE	TOTAL BID PRICE
KON-P27	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
28	Mangoes, Cubed				
KON-P28	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
29	Mangoes, Sliced				
KON-P29	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
30	Melon, Galia				
KON-P30	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
31	Melon, Orange Flesh				
KON-P31	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
32	Melon, Sunburst, Cubed				
KON-P32	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
33	Melon, Tuscan, Cubed				
KON-P33	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
34	Mixed Berries				
KON-P34	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
35	Orange, Blood, Wedge				
KON-P35	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
36	Papaya, Cubed, Sliced				
KON-P36	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
37	Pear, Korean, Wedge				
KON-P37	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
38	Pear, Nashi (Hosui), Wedge				
KON-P38	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
39	Peppers, Sweet, Whole				
KON-P39	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
40	Persimmon, Fuyu, Halves or Wedge				

PROCESSED READY-TO-EAT FRESH CUT AND WHOLE TRIMMED PRODUCE

The following offer is hereby submitted:

ITEM	g offer is hereby submitted:		ESTIMATED		
NUMBER	DESCRIPTION	UNIT	QUANTITIES	UNIT BID PRICE	TOTAL BID PRICE
KON-P40	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
41	Pineapple Chunks				
KON-P41	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
42	Starfruit, "Star" Slices				
KON-P42	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
43	Strawberries, Whole				
KON-P43	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
44	Sugar Snap Peas				
KON-P44	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
45	Tomato, Cherry				
KON-P45	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
46	Tomato, Grape				
KON-P46	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
47	Tomato, Yellow Grape				
KON-P47	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
48	Watermelon Chunks				
KON-P48	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
49	Watermelon, Seedless, Chunks				
KON-P49	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
50	Watermelon, Thai, Chunks				
KON-P50	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
51	Zucchini, Sticks or Sliced				
KON-P51	1/2 cup individual serving size	1/2 cup individual containerized serving	4,451	\$ -	\$ -
PROCESSED	READY-TO-EAT FRESH CUT AND	5, HAWAII, KONA - EMS 1 through 51) =	\$ -		

PROCESSED READY-TO-EAT FRESH CUT AND WHOLE TRIMMED PRODUCE

The following offer is hereby submitted:

	g offer is hereby submitted:		E07114.7ED		
ITEM NUMBER	DESCRIPTION	UNIT	ESTIMATED QUANTITIES	UNIT BID PRICE	TOTAL BID PRICE
1	Apple, Sticks, Wedge, Sliced		Q074111120		
MAU-P1	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
2	Baby Kiwi Berries				
MAU-P2	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
3	Blackberries				
MAU-P3	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
4	Blueberries				
MAU-P4	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
5	Cantaloupe, Cubed				
MAU-P5	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
6	Cantaloupe, Sliced, Wedge				
MAU-P6	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
7	Carrot Sticks				
MAU-P7	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
8	Cauliflower, Orange, Florets				
MAU-P8	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
9	Cauliflower, Purple, Florets				
MAU-P9	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
10	Cauliflower, White, Florets				
MAU-P10	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
11	Cherries, Rainer				
MAU-P11	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
12	Cherries, Red Bing				
MAU-P12	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
13	Christmas Crunch Grapes				
MAU-P13	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
14	Dragon Fruit, Wedge or Sliced				
MAU-P14	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -

PROCESSED READY-TO-EAT FRESH CUT AND WHOLE TRIMMED PRODUCE

The following offer is hereby submitted:

ITEM NUMBER	DESCRIPTION	UNIT	ESTIMATED QUANTITIES	UNIT BID PRICE	TOTAL BID PRICE
15	Gooseberries (Poha Goldenberry)		QUANTITIES		
MAU-P15	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
16	Grapefruit, Wedge				
MAU-P16	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
17	Grapes, Cotton Candy				
MAU-P17	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
18	Grapes, Seedless, Black				
MAU-P18	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
19	Grapes, Seedless, Green				
MAU-P19	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
20	Grapes, Seedless, Red				
MAU-P20	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
21	Grapes, Sweet Sapphire				
MAU-P21	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
22	Grapes, Sweet Celebration				
MAU-P22	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
23	Grapes, Moscato				
MAU-P23	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
24	Grapes, Champagne				
MAU-P24	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
25	Honeydew Cubed				
MAU-P25	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
26	Honeydew, Sliced or Wedged				
MAU-P26	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
27	Kiwi, Green or Yellow, Halved, Wedge, Sliced				
MAU-P27	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
28	Mangoes, Cubed				
MAU-P28	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -

PROCESSED READY-TO-EAT FRESH CUT AND WHOLE TRIMMED PRODUCE

The following offer is hereby submitted:

ITEM	g offer is hereby submitted:		ECTIMATED		
NUMBER	DESCRIPTION	UNIT	ESTIMATED QUANTITIES	UNIT BID PRICE	TOTAL BID PRICE
29	Mangoes, Sliced		<u> </u>		
MAU-P29	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
30	Melon, Galia				
MAU-P30	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$
31	Melon, Orange Flesh				
MAU-P31	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
32	Melon, Sunburst, Cubed				
MAU-P32	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
33	Melon, Tuscan, Cubed				
MAU-P33	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
34	Mixed Berries				
MAU-P34	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
35	Orange, Blood, Wedge				
MAU-P35	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
36	Papaya, Cubed, Sliced				
MAU-P36	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
37	Pear, Korean, Wedge				
MAU-P37	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
38	Pear, Nashi (Hosui), Wedge				
MAU-P38	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
39	Peppers, Sweet, Whole				
MAU-P39	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
40	Persimmon, Fuyu, Halves or Wedge				
MAU-P40	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
41	Pineapple Chunks				
MAU-P41	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
42	Starfruit, "Star" Slices				
MAU-P42	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -

PROCESSED READY-TO-EAT FRESH CUT AND WHOLE TRIMMED PRODUCE

The following offer is hereby submitted:

ITEM NUMBER	DESCRIPTION	UNIT	ESTIMATED QUANTITIES	UNIT BID PRICE	TOTAL BID PRICE
43	Strawberries, Whole				
MAU-P43	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
44	Sugar Snap Peas				
MAU-P44	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
45	Tomato, Cherry				
MAU-P45	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
46	Tomato, Grape				
MAU-P46	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
47	Tomato, Yellow Grape				
MAU-P47	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
48	Watermelon Chunks				
MAU-P48	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
49	Watermelon, Seedless, Chunks				
MAU-P49	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
50	Watermelon, Thai, Chunks				
MAU-P50	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
51	Zucchini, Sticks or Sliced				
MAU-P51	1/2 cup individual serving size	1/2 cup individual containerized serving	4,666	\$ -	\$ -
PROCES	SSED READY-TO-EAT FRESH CUT AND			- GROUP 6, MAUI - MS 1 through 51) =	\$ -

SPECIFICATIONS

1. INTRODUCTION

The Fresh Fruit and Vegetable Program (FFVP) is a federally assisted program designed to provide fresh fruits and vegetables to students in elementary schools. The goal of the FFVP is to introduce children to healthy snack options by offering them a variety of fresh produce. One of the ways that the FFVP encourages healthy snacks is to introduce children to locally grown seasonal produce when financially feasible, and provide nutrition education about the fresh produce.

The Hawaii State Department of Education seeks vendor(s) to provide and deliver Fresh Fruits and Vegetables, along with minimally processed fruits and vegetables to various Hawaii State Department of Education School Cafeterias under the jurisdiction of the School Food Services Branch (SFSB) on Hawaii Island and Maui.

It is expected that the CONTRACTOR will utilize a delivery system that is able to monitor and control all critical processes which includes, but is not limited to, order management, cold holding temperatures, pick, pack, dispatch, damaged and/or discrepancy of goods, and hold and/or recall of foods.

The CONTRACTOR shall assume responsibility of any subcontractor that is utilized as a supplier, distributor, vendor, or firm that furnishes goods or provides services on behalf of the CONTRACTOR for the performance under this contract. The Contract Administrator (CA) reserves the right to review all subcontractors' equipment, records and storage facilities with a five (5) calendar day written notification.

The specifications shall apply to all products unless otherwise specified.

The school cafeterias currently participating in this contract are listed in Exhibit B.

2. GENERAL SPECIFICATIONS

2.1 SERVICES

General Requirements:

The CONTRACTOR shall provide and deliver fresh fruit and vegetable products to Hawaii State Department of Education cafeterias on Hawaii Island and Maui.

- **2.1.1** Unless otherwise specified herein, the CONTRACTOR shall furnish all material, labor, facilities, equipment, and supplies necessary to perform the services required herein.
- **2.1.2** The CONTRACTOR shall provide services to the sole satisfaction of and in accordance with the instructions provided by School Food Service Branch (SFSB).
- **2.1.3** The CONTRACTOR shall accommodate placing of orders via multiple sources (i.e. website, email orders, fax and/or phone orders).
- **2.1.4** The CONTRACTOR shall coordinate and manage the delivery dates with the FFVP POC or the School Food Service Manager (SFSM) of the participating school, and supervise, manage, and deliver units of Fresh Fruits and Vegetable products to participating school cafeterias.
- **2.1.5** The CONTRACTOR shall maintain quality of products within the warehousing facilities and throughout the delivery process.
- **2.1.6** The CONTRACTOR shall ensure that all subcontractors shall: conduct annual reviews of their respective facilities and assure that the warehouse and/or holding facilities and/or delivery

vehicles have obtained all required federal, state and local health inspections and approvals and that such inspection and approvals are current. Documentation shall be maintained on file to reflect compliance with federal, state and local regulations.

2.2 PROCESSED PRODUCE:

CONTRACTOR shall ensure that all processed Fresh Fruits and Vegetables (fresh-cut and whole-trimmed Ready to Eat [RTE]) are produced from manufacturer(s) with a Hazard Analysis Critical Point (HACCP) system in place.

2.3 DEPARTMENT OF HEALTH STANDARDS:

CONTRACTOR shall ensure that all products shall be prepared, handled, and are stored in accordance with heath and sanitation standards for the State of Hawaii Department of Health food safety standards, Hawaii Administrative Rules 11-50.

2.4 DETAILED SPECIFICATIONS:

All products are to be prepared and packaged WITHOUT ADDED SULFIDES OR PRESERVATIVES.

2.4.1 FRESH FRUITS AND VEGETABLES:

Products provided shall be of the best quality of its respective kind. Product shall be free from defects such as, but not limited to, foreign objects, etc. that may render it unfit or a hazard for children and/or adult consumption. All produce items shall be delivered fresh and clean, free of dirt, sand or other foreign materials and packed in clean cartons and/or crates. Unless otherwise specified, produce must be U.S. grades Number 1, Number 1 medium, Extra Number 1, Number 2, Fancy, Extra Fancy, Fancy Table, Extra Fancy Table, U.S. Fancy Table, U.S. Number 1 Table, U.S. Extra Fancy Table, Fancy Husked, or Choice.

At the time of delivery, the product must be of the best quality of its respective kind (i.e. proper color, no scars, proper shape), fully mature and in good commercial condition (i.e. no bruising, decay, or discoloration) with the appropriate texture, juiciness, and firmness in accordance with its type and varietal attributes. All whole fresh fruits and vegetables shall not contain mold, fungus or any other signs of decay at the point of acceptance.

Applicable products shall be identified with a readable open case such as "Processed Produce". Items shall not contain mold, fungus or any other signs of decay at the point of acceptance. Produce items that are prepacked and date coded must have a minimum of five (5) days remaining on expiration date code at the time of delivery. Products delivered with expired "use by" or "sell-by" dates shall be rejected.

If excessive spoilage is noted, the product will be rejected and must be replaced within twenty-four (24) hours, or full credit must be issued to receiving school.

2.4.2 PROCESSED FRESH WHOLE PRODUCE

- 2.4.2.1 **PRODUCE QUALITY** Fruits shall be grades U.S Fancy or Number 1 or comparable high quality for produce type, meeting industry standards (fresh, best color, free from decay, clean, firm, not soft, mealy or mushy, and free from damage caused by spreading or broken tips, dirt, and insects)
- 2.4.2.2 **PREPARATION** Produce shall be delivered fresh, whole, washed and clean to meet quality standards for delivery acceptance.
- 2.4.2.3 **PACKAGING** All products shall be available to purchase in one (1) pound

increments. All packaging shall include trace back capabilities for all products to the point of origin to show the chain of custody of each delivered item.

2.4.3 PROCESSED READY-TO-EAT (RTE) FRESH-CUT AND WHOLE TRIMMED PRODUCE

- 2.4.3.1 **PRODUCE QUALITY** Fruits and vegetables shall be grades U.S. Number 1 or comparable high quality for produce type, meeting industry standards.
- 2.4.3.2 **FRESH-CUT** Produce will be ordered to achieve strong student appeal (appealing and easy to grab) in-line with serving size compliance. Fresh-cut may be chopped, cubed, sticked, halved, sliced, peeled, etc. Produce shall not be canned, frozen, dried, or otherwise processed. Produce shall not have added sulfides or other preservatives.
- 2.4.3.3 **WHOLE TRIMMED** Produce ordered whole trimmed shall be washed, trimmed, stems removed, ready-to-eat and delivered in food grade packaging to ensure food safety.
- 2.4.3.4 FRESHNESS Produce shall be delivered to schools as fresh as possible, processed less than twenty-four (24) hours before delivery when possible. All products received by the school shall have a shelf life of five (5) days. If the manufacturer recommended shelf life is less than five (5) days, school cafeteria SFSM or FFVP POC must be notified in advance and approve shelf life. Any deviation from these requirements must be approved by school cafeteria SFSM or FFVP POC. All products are to be prepared and packaged without added sulfides or preservatives with accordance to food safety management and practices.
- 2.4.3.5 **SERVINGS** Individual serving sizes shall be approximately one-half (1/2) cup per student. Servings are based on volume. School cafeteria SFSM or FFVP POC will order RTE fresh-cut in pre-cupped food safety package.
- 2.4.3.6 **PACKAGING INDIVIDUAL SERVINGS**: Product shall come pre-cupped and/or in packaged individual servings. Individual bags and/or containers shall be clearly marked with either date of processing or a "Best Used by Date"

2.4.4 SHELF-LIFE:

All products delivered shall be as fresh as possible and within the Growers and/or Packers' original shelf life (i.e., Best if Used by Date, Expiration Date, or other markings). Applicable products shall be identified with readable open case such as "Best Used by Date," "Sell by Date," "Date of Harvest," "Date of Production", or similar markings indicating the end of the guaranteed freshness date.

Produce supplies shall be rotated on a "First-In, First-Out" basis using date of receipt or harvest dates.

Products delivered with expired "use by" or "sell by" dates shall be rejected.

2.4.5 PACKAGING:

Cases and packages shall be constructed as to ensure safe and sanitary transportation to point of delivery so that the products, in each case, are properly protected. All packaging materials shall be FDA approved to meet all pertinent state and federal regulations for safe use with foods. Packaging materials shall impart no odor, flavor, or color to the product.

2.4.6 LABELING:

All product packaging shall be clearly labeled identifying the contents, the packaging size and/or weight, the manufacturer, the packing date, and origin. All packaging must designate the origin of the produce delivered. For example, Pineapple (Hawaii), Tangerines (Florida), etc.

2.4.7 DATE CODES:

Identifying date codes must be clearly visible upon delivery, either stamped on the case or packaging material within the case. These codes may represent the production date or "Best Used by date".

2.4.8 PRIVATE LABELED PRODUCT:

When the product offered is a privately labeled product, identification of the product shall be made by:

2.4.8.1 A permanent pre-printed impression on the container or on the product itself; or a label affixed by the manufacturer.

3. CONTRACTUAL REQUIREMENTS

3.1 PRODUCT QUALITY

Products furnished under this IFB shall be fresh and of the best quality of its respective kind. Products shall be free from defects that may render it unfit for consumption. Unacceptable or rejected products must be immediately removed from the school and replaced with products of the quality required by these specifications. Products shall meet all applicable federal and state regulations.

Failure to replace or remove any rejected product shall not relieve the CONTRACTOR from the responsibility imposed upon it by this contract. No payment, whether partial or final, shall be construed to be an acceptance of unacceptable products.

The STATE may, at any time and by written order, stop the delivery of products not conforming to these specifications. Such stop order shall not relieve the CONTRACTOR of its obligation to complete its work within the time limits of this agreement, nor shall it in any way terminate, cancel, or abrogate the agreement or any part thereof.

3.2 WAREHOUSE STORAGE REQUIREMENTS:

The CONTRACTOR shall furnish a warehousing facility that meets the below requirements. Warehousing facility shall have sufficient equipment, personnel, and space to accept, unload, handle, store, and deliver perishable (refrigerated) Fresh Fruits and Vegetables to participating school cafeterias.

- 3.2.1 The storage facility and handling of food products shall be in compliance with the Current Good Manufacturing Practices. The food products shall be stored in a sanitary and pest controlled warehouse facility with appropriate storage equipment as specified: temperature controlled and refrigerated.
- 3.2.2 In accordance with food safety guidelines, the CONTRACTOR shall rotate food products in and out of storage by expiration date on a First-In, First-Out basis using date of receipt or harvest dates. The food products shall be in appropriate holding equipment during transportation and delivery. The CONTRACTOR shall insure that food product temperatures are maintained throughout delivery and receiving process.
- 3.2.3 The CONTRACTOR shall ensure that refrigerated foods stay chilled until delivered to schools. In the event the CONTRACTOR fails to maintain such conditions, SFSB reserves the right to take action as deemed necessary to ensure the safety, wholesomeness, and sanitary conditions of the transported food.

If on the day of the delivery, the school is unable to accept their delivery, the CONTRACTOR shall store products in the CONTRACTOR's facility's refrigerators. The reserved storage areas for STATE products shall be secured from damage or theft. The CONTRACTOR shall reimburse

the STATE for any cost incurred for damaged or loss of products. The STATE shall not be assessed any additional charge for storage.

The warehouse facility and handling of food products shall be in compliance with Hazard Analysis and Critical Control Point (HACCP) guidelines. Upon request, the CONTRACTOR shall provide a copy of warehouse facility's operating HACCP plan.

All food products shall be stored in such a way as not to come in contact with any non-food products (i.e. disposable products and custodial supplies).

- **3.2.4** The CONTRACTOR's warehousing facilities shall:
 - 3.2.4.1 At a minimum, be capable of storing SFSB's estimated rotating quantities of Fresh Fruits and Vegetable products, and packaged individual serving size products.
 - 3.2.4.2 Be maintained as stipulated in 7 CFR, Part 250.14 regulations and ensure that warehouse storage facilities have obtained all required federal, and state approvals and approvals are current.
 - 3.2.4.3 Be maintained in a clean, dry, and orderly manner to ensure the safety, wholesomeness, and sanitary conditions of the stored food and are free from rodent, bird, insect, and other animal infestation.
 - 3.2.4.4 Be kept free of damaged food or food of questionable condition.
 - 3.2.4.5 Maintain food at proper storage temperatures as follows:
 - 3.2.3.5.1 Refrigerated shall be stored in a refrigerator immediately upon receipt of products. The maximum temperature of refrigerated food is 40 degrees Fahrenheit.
 - 3.2.4.6 The CONTRACTOR must disclose and identify any prospective warehouse if, during the term of the contract, the space of the warehouse is beyond the CONTRACTOR's capacity.
 - 3.2.4.6.1 The CONTRACTOR is requested to secure, at the CONTRACTOR expense, an adequate storage capacity that meets or exceeds federal and state specifications and requirements for compliance.
 - 3.2.4.6.2 The CONTRACTOR must have a method of inventory controls and track contracted Fresh Fruits and Vegetables that are stored at a secondary or subcontractor's facility.
- 3.2.5 The CONTRACTOR shall store products off the floor in a manner to allow for adequate ventilation in the appropriate storage space; safeguard against theft, spoilage, and other loss; take protective measures as deemed necessary by federal and state regulations and principles of Hazard Analysis Critical Control Points (HACCP).
- 3.2.6 Additionally, the CONTRACTOR must maintain records and/or logs of the appropriate ventilation, security, and temperature levels for the types of food throughout the transportation process. The CONTRACTOR shall have documented temperature controls of refrigerated containers while in transit to neighbor islands.
- 3.2.7 Inspection of Warehouses. At the time of bidding and throughout the life of the contract, SFSB reserves the right to conduct random inspections twice a year. SFSB will be visiting CONTRACTOR's warehousing facilities to inspect the condition of the warehouse and how price list items are being maintained. Such inspections will not unreasonably interfere with the conduct of the CONTRACTOR's business. CONTRACTOR will be given at least five (5) calendar days advance notice in order to prepare for inspection.

3.3 ORDER AND DELIVERY REQUIREMENTS

3.3.1 Orders

During the award period, as products are required, Hawaii State Department of Education cafeterias will submit orders via e-mail, facsimile, or by phone to CONTRACTORS by 3:00 p.m., ten (10) business days prior to the necessary delivery date. CONTRACTOR shall provide order confirmations to ordering schools within one (1) business day of receiving orders. All orders received by the CONTRACTOR during the award period must be honored and the CONTRACTOR is obliged to deliver within the required delivery time. If a CONTRACTOR is unable to deliver because product is temporarily out of stock, it shall be the CONTRACTOR'S responsibility to notify the ordering cafeteria of the shortages on the ordered items at least five (5) days before the requested delivery date.

3.3.1.1 **CANCELATION OF ORDERS**: STATE may cancel an order with advance cancellation notice to a CONTRACTOR by 2:00 p.m. at least five (5) business days prior to scheduled delivery. STATE will be responsible for payment of the order if timely cancellation notice is not submitted to the CONTRACTOR.

3.3.2 Delivery Requirements:

- 3.3.2.1 The CONTRACTOR shall be responsible and liable for each schools' delivery from the CONTRACTOR's facility to the school, and shall assure that delivery is completed in accordance with Title 11, Chapter 50, Hawaii Administrative Rules (HAR) related to Food Safety Code citing deliveries of chilled products shall be made in vehicles with refrigeration systems capable of maintaining proper chilled state of products delivered.
 - 3.3.2.1.1 The CONTRACTOR is responsible for processing shipping documents, Bill of Lading, etc. for deliveries to all schools on the neighbor islands.
 - 3.3.2.1.2 The CONTRACTOR is responsible for delivering fresh fruits and vegetable products to the shipping carrier with the shipping documents. All shipping charges shall be billed to the CONTRACTOR.
 - 3.3.2.1.3 The CONTRACTOR shall be responsible and liable for any improper distribution, loss, theft, spoilage or damage of these products.
- 3.3.2.2 Deliveries of all orders shall be completed within ten (10) business days after receipt of order. For orders received prior to ten (10) business days of requested delivery date, CONTRACTOR shall deliver on the requested delivery date. Deliveries shall be made to the individual cafeterias at location designated on the order. CONTRACTOR shall stack and rotate the products in the designated areas of the school cafeteria refrigerator as specified by the SFSM. SFSM shall be responsible for clearing the area prior to the delivery. The CONTRACTOR shall provide delivery status information for shipment received upon request from SFSM.
- 3.3.2.3 The minimum order for delivery shall be FIFTY DOLLARS (\$50.00). The STATE reserves the right to include products from other price lists as well as non-bid items to meet this minimum order requirement. Orders totaling less than FIFTY DOLLARS (\$50.00) shall be made available on a "will call" basis within twenty-four (24) hours after receipt of order. Delivery of orders totaling less than \$50.00 may be made at the CONTRACTOR's option and according to their delivery schedule. CONTRACTOR is required to deliver all items outstanding at the end of the contract period if order was received during the contract period.
- 3.3.2.4 The CONTRACTOR shall deliver fresh fruit and vegetable products on Monday through Friday, no earlier than 6:00 a.m. and be completed no later than 2.00 p.m., excluding the

following specified holidays, and considering special circumstances of the schools (such as school closures due to inclement weather, natural disasters, etc.):

- a. Independence Day
- b. Statehood Day
- c. Labor Day
- d. Election Day (if applicable)
- e. Veteran's Day
- f. Thanksgiving Day and the day after
- g. Christmas Day
- h. New Year's Day
- i. Dr. Martin Luther King Jr. Day
- j. Presidents' Day
- k. Kuhio Day
- I. Good Friday
- m. Memorial Day
- n. Kamehameha Day

LATE DELIVERIES: Time of delivery is critical to kitchen operations. Late deliveries will not be accepted and it will be the CONTRACTOR's responsibility to arrange an alternate delivery time by immediately contacting the ordering school's SFSM or FFVP POC.

All deliveries of refrigerated food products shall be made from refrigerated vehicles as per State of Hawaii Department of Sanitation Food Safety Code guidelines. The ordering school reserves the right not to accept deliveries made in non-temperature -controlled vehicles.

3.3.2.5 Except for an emergency and/or disaster situation or a situation of distress, if delivery is not being accepted by a school, such as no food service staff at the school cafeteria, the CONTRACTOR shall notify the CA or STATE POC immediately. The CONTRACTOR shall follow the instructions provided by the CA or STATE POC regarding the non-acceptance of delivery. The CONTRACTOR shall allow the CA or STATE POC at least one hour following the CONTRACTOR's notification for the CA or STATE POC to provide the CONTRACTOR with instructions regarding the refused shipment.

3.3.3 Failure to Deliver

CONTRACTOR shall be obliged to deliver products under this award in accordance with the terms and conditions stated herein. If a CONTRACTOR is unable to deliver because product is temporarily out of stock, it shall be the CONTRACTOR's responsibility to notify the ordering school cafeteria or STATE POC of the shortages on the awarded items at least five (5) days before the requested delivery date. CONTRACTOR shall then obtain prior approval from the Hawaii State Department of Education, SFSB and the ordering cafeteria to deliver an acceptable substitute, at the same bid price and under the same terms and conditions of this award. It shall be the CONTRACTOR's responsibility to obtain such substitute. In the event a CONTRACTOR consistently needs to substitute or refuses to substitute products, the STATE reserves the right to terminate the award and/or initiate the debarment process pursuant to Chapter 3-126, Legal and Contractual Remedies, HAR.

3.4 RECORDING REQUIREMENTS:

3.4.1 The CONTRACTOR shall establish and maintain complete and accurate records pertaining to the receipt, storage, and delivery of food for each school as a separate account.

3.4.2 The CONTRACTOR shall understand and agree that all records, equipment, and facilities shall be available for inspection by representatives of the STATE CA and/or authorized representative designee and the State Auditor's office at any reasonable time and place.

3.5 REPORTING REQUIREMENTS:

The CONTRACTOR shall provide the following reports (one copy to School's FFVP Coordinator and one copy to School Food Service Branch):

- 3.5.1 Monthly delivery reports, in Microsoft Excel format, detailing the following information:
 - School Name:
 - Product Description;
 - Product Number;
 - Country of origin;
 - Invoice Number; and
 - Number of pounds or number of items sold.
- **3.5.2** Copies of the most recent third-party audit reports shall be provided to the STATE POC upon request. Reports shall include but not be limited to the following:
 - Administration and Regulatory Compliance;
 - HACCP Management;
 - Facilities and Equipment;
 - · Sanitation, Housekeeping and Hygiene;
 - · Rodent and Pest Control Management;
 - Approved Supplies, Receiving and Inventory Control Process and Product Evaluation;
 - Packaging and Labeling;
 - Storage and Shipping;
 - Training Requirements; and
 - Food Defense.

3.6 PERSONNEL

Offeror shall designate at least one (1) employee or group of employees (Account Representative(s)) as the point of contact with a direct phone number for this contract. This individual or group shall be capable of answering questions, resolving problems, and providing sales, ordering, and follow-up assistance. An answering service is not acceptable. Offeror shall provide Account Representative(s) information on the Exhibit A shall be provided within three (3) working days from STATE's request. Additionally:

- The CONTRACTOR shall have the capability to handle large accounts.
- The CONTRACTOR shall have an Account Representative assigned to SFSB accounts throughout
 the course of the contract. The Account Representative shall be designated as the primary contact
 person to ensure strict adherence to the contractual requirements and communicate with the STATE
 POC. Also, the CONTRACTOR shall provide the name of one backup Account Representative who
 shall assume the responsibilities of the primary Account Representative in their absence.
- The CONTRACTOR's Account Representative shall adhere to a two (2) hour response time, Monday through Friday 8:00 a.m. to 4:00 p.m. during product recalls and emergencies. The Account Representative shall provide the following services:
 - Timely communication with STATE POC or designee to discuss shortages and needed substitutions.

- Respond to STATE POC complaints and inquiries about various products.
- Issue credit memos and arrange for returns and/or pick-ups of mis-shipped or unacceptable products.
- Resolve any problems with the order and/or delivery schedule (including, but not limited to: pick up and/or delivery timing and access issues) that arise.
- Coordinate with STATE POC any rebate programs.

3.7 RECALL AND/OR CHANGE PROCEDURES

The CONTRACTOR shall adhere to the following in situations, including but not limited to, USDA or manufacturer recalls, changes in USDA regulations, and changes in Hawaii State Department of Education menus:

- 3.7.1 Notification. All USDA and Manufacturer recalls should be communicated to SFSB in an email within twenty-four (24) hours of the CONTRACTOR being notified. Upon notification SFSB will discuss with the CONTRACTOR the needed steps to execute the recall.
- **3.7.2** Removal. The CONTRACTOR shall remove all recall items from all schools. All products impacted by the recall shall be stored in accordance with the CONTRACTOR's internal recall procedures.
- **3.7.3** Disposal. The CONTRACTOR shall dispose of all products in accordance with USDA and manufacturer guidelines.

3.8 RETURNS (DAMAGED PACKAGING)

Items delivered in damaged packaging affecting the quality of the produce or readability of required labeling may be rejected and returned for credit or immediate replacement at no cost to STATE.

Damaged or rejected products must be immediately removed from the site and replaced with products of the quality required by these specifications. The STATE reserves the right to reject any product with a short (less than 5 days) expiration period. Products shall meet all applicable federal and state regulations.

Failure to replace or remove any rejected product shall not relieve the CONTRACTOR from the responsibility imposed upon it by the contract. No payment, whether partial or final, shall be construed to be an acceptance of unacceptable products.

3.9 TRACEABILITY

CONTRACTOR shall provide trace back capabilities for all products to the point of origin to show the chain of custody of each delivered item.

SPECIAL CONDITIONS

GENERAL INFORMATION

1. Addenda and Interpretations

Discrepancies, omissions, or questions related to this solicitation shall be communicated in writing to the Hawaii State Department of Education, Procurement and Contracts Branch (PCB) via facsimile at (808) 675-0133 or e-mail to albert.k.perry@k12.hi.us for interpretation and must be received no later than seven (7) calendar days prior to the date fixed for the close of bids.

Interpretation(s), if any, and any supplemental instructions will be in the form of written addenda that will be made available to all HlePRO registered Offerors prior to the date fixed for the close of bids. Failure of any Offeror to receive any such addenda or interpretations shall not relieve the Offeror of any obligation under this solicitation. All addenda issued shall be incorporated into the resulting contract.

2. Scope

Work under this agreement shall consist of Providing and Delivering Fresh Fruit and Vegetables to various Hawaii State Department of Education Cafeterias on Hawaii Island and Maui and shall be in accordance with these Special Conditions, the attached Specifications, and the State of Hawaii's General Conditions AG-008 (latest revision).

3. Buy American

The Richard B. Russell National School Lunch Act (NSLA) provides in Section 12(n) the Buy American provision which requires that School Food Authorities (SFAs) operating school meals programs purchase domestically produced (grown) and processed foods, to the maximum extent practicable. The Buy American provision was codified in the National School Lunch Program regulations at 7 CFR 210.21(d).

3.1. Applicability to Hawaii:

Paragraph (d)(2)(i) of this section shall apply to a school food authority in Hawaii with respect to domestic commodities or products that are produced in Hawaii in sufficient quantities to meet the needs of meals provided under the school lunch program under this part.

The Hawaii State Department of Education participates in the National School Lunch Program and School Breakfast Program and is required to use the nonprofit food service funds, to the maximum extent practicable, to buy domestic-Hawaii commodities or products for Programs meals.

3.2. Offeror Responsibility:

Offeror will comply with the Buy American requirement, which dictates that SFAs participation in the federal school meal programs are required to purchase domestic-Hawaii commodities and products for SFA meals to the maximum extent practicable.

A domestic-Hawaii commodity or product means an agricultural commodity that is produced in Hawaii and a food product that is processed in Hawaii substantially (at least fifty-one [51] percent) using agricultural commodities that are produced in Hawaii (7 CFR 210.21, 220.61). SFAs in Hawaii are required to purchase food products produced in Hawaii in sufficient quantities, as determined by the SFA to meet school meal program needs per 7 CFR 210.21(d)(3).

3.3. Documentation Requirements:

If the Hawaii Product Preference is applicable, the STATE will require Offerors to certify that an applicable commodity offered was produced in Hawaii, or an applicable product offered was processed in Hawaii and

contains at least fifty-one (51) percent of its agricultural food component from Hawaii by using the State Procurement Office's "CERTIFICATION FOR HAWAII PRODUCT PREFERENCE" form (SPO-038) which is located at the following link: http://spo.hawaii.gov/all-forms/

4. Federal Guidelines

- U.S. Department of Agriculture (USDA) is an equal opportunity provider and employer.
- 4.1 In addition to other required provisions, the following provisions are included as applicable.
 - (A) Contracts for more than the simplified acquisition threshold, which is the inflation adjusted amount determined by the Civilian Agency Acquisition Council and the Defense Acquisition Regulations Council (Councils) as authorized by 41 U.S.C. 1908, must address administrative, contractual, or legal remedies in instances where contractors violate or breach contract terms, and provide for such sanctions and penalties as appropriate.
 - (B) All contracts in excess of \$10,000 must address termination for cause and for convenience by the non-Federal entity including the manner by which it will be effected and the basis for settlement.
 - (C) Equal Employment Opportunity. Except as otherwise provided under 41 CFR Part 60, all contracts that meet the definition of "federally assisted construction contract" in 41 CFR Part 60–1.3 must include the equal opportunity clause provided under 41 CFR 60–1.4(b), in accordance with Executive Order 11246, "Equal Employment Opportunity" (30 FR 12319, 12935, 3 CFR Part, 1964–1965 Comp., p. 339), as amended by Executive Order 11375, "Amending Executive Order 11246 Relating to Equal Employment Opportunity," and implementing regulations at 41 CFR part 60, "Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor."
 - Davis-Bacon Act, as amended (40 U.S.C. 3141-3148). When required by Federal program legislation, all prime construction contracts in excess of \$2,000 awarded by non-Federal entities must include a provision for compliance with the Davis-Bacon Act (40 U.S.C. 3141-3144, and 3146-3148) as supplemented by Department of Labor regulations (29 CFR Part 5, "Labor Standards Provisions Applicable to Contracts Covering Federally Financed and Assisted Construction"). In accordance with the statute, contractors must be required to pay wages to laborers and mechanics at a rate not less than the prevailing wages specified in a wage determination made by the Secretary of Labor. In addition, contractors must be required to pay wages not less than once a week. The non-Federal entity must place a copy of the current prevailing wage determination issued by the Department of Labor in each solicitation. The decision to award a contract or subcontract must be conditioned upon the acceptance of the wage determination. The non-Federal entity must report all suspected or reported violations to the Federal awarding agency. The contracts must also include a provision for compliance with the Copeland "Anti-Kickback" Act (40 U.S.C. 3145), as supplemented by Department of Labor regulations (29 CFR Part 3, "Contractors and Subcontractors on Public Building or Public Work Financed in Whole or in Part by Loans or Grants from the United States"). The Act provides that each contractor or subrecipient must be prohibited from inducing, by any means, any person employed in the construction, completion, or repair of public work, to give up any part of the compensation to which he or she is otherwise entitled. The non-Federal entity must report all suspected or reported violations to the Federal awarding agency.
 - (E) Contract Work Hours and Safety Standards Act (40 U.S.C. 3701–3708). Where applicable, all contracts awarded by the non-Federal entity in excess of \$100,000 that involve the employment of mechanics or laborers must include a provision for compliance with 40 U.S.C. 3702 and 3704, as supplemented by Department of Labor regulations (29 CFR Part 5). Under 40 U.S.C. 3702 of the Act, each contractor must be required to compute the wages of every mechanic and laborer on the basis of a standard work week of 40 hours.

Work in excess of the standard work week is permissible provided that the worker is compensated at a rate of not less than one and a half times the basic rate of pay for all hours worked in excess of 40 hours in the work week. The requirements of 40 U.S.C. 3704 are applicable to construction work and provide that no laborer or mechanic must be required to work in surroundings or under working conditions which are unsanitary, hazardous or dangerous. These requirements do not apply to the purchases of supplies or materials or articles ordinarily available on the open market, or contracts for transportation or transmission of intelligence.

- (F) Rights to Inventions Made Under a Contract or Agreement. If the Federal award meets the definition of "funding agreement" under 37 CFR § 401.2 (a) and the recipient or subrecipient wishes to enter into a contract with a small business firm or nonprofit organization regarding the substitution of parties, assignment or performance of experimental, developmental, or research work under that "funding agreement," the recipient or subrecipient must comply with the requirements of 37 CFR Part 401, "Rights to Inventions Made by Nonprofit Organizations and Small Business Firms Under Government Grants, Contracts and Cooperative Agreements," and any implementing regulations issued by the awarding agency.
- (G) Clean Air Act (42 U.S.C. 7401–7671q.) and the Federal Water Pollution Control Act (33 U.S.C. 1251–1387), as amended—Contracts and subgrants of amounts in excess of \$150,000 must contain a provision that requires the non-Federal award to agree to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act (42 U.S.C. 7401–7671q) and the Federal Water Pollution Control Act as amended (33 U.S.C. 1251–1387). Violations must be reported to the Federal awarding agency and the Regional Office of the Environmental Protection Agency (EPA).
- (H) Debarment and Suspension (Executive Orders 12549 and 12689)—A contract award (see 2 CFR 180.220) must not be made to parties listed on the governmentwide exclusions in the System for Award Management (SAM), in accordance with the OMB guidelines at 2 CFR 180 that implement Executive Orders 12549 (3 CFR part 1986 Comp., p. 189) and 12689 (3 CFR part 1989 Comp., p. 235), "Debarment and Suspension." SAM Exclusions contains the names of parties debarred, suspended, or otherwise excluded by agencies, as well as parties declared ineligible under statutory or regulatory authority other than Executive Order 12549.
- (I) Byrd Anti-Lobbying Amendment (31 U.S.C. 1352)—Contractors that apply or bid for an award exceeding \$100,000 must file the required certification. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any Federal contract, grant or any other award covered by 31 U.S.C. 1352. Each tier must also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the non-Federal award.

5. Procurement of Recovered Materials

A non-Federal entity that is a state agency or agency of a political subdivision of a state and its contractors must comply with section 6002 of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act. The requirements of Section 6002 include procuring only items designated in guidelines of the Environmental Protection Agency (EPA) at 40 CFR part 247 that contain the highest percentage of recovered materials practicable, consistent with maintaining a satisfactory level of competition, where the purchase price of the item exceeds \$10,000 or the value of the quantity acquired during the preceding fiscal year exceeded \$10,000; procuring solid waste management services

in a manner that maximizes energy and resource recovery; and establishing an affirmative procurement program for procurement of recovered materials identified in the EPA guidelines.

[78 FR 78608, Dec. 26, 2013, as amended at 79 FR 75888, Dec. 19, 2014; 85 FR 49577, Aug. 13, 2020]

6. State's Commitment

Pursuant to Section 3-121-6, HAR, it is mandatory that all Hawaii State Department of Education cafeterias purchase from price lists issued by the Hawaii State Department of Education, Procurement and Contracts Branch.

When quality level or product design is not suited to a cafeteria's purpose, however, an exception to purchase outside of the price list may be granted to such cafeteria by the Hawaii State Department of Education.

7. Contract Administrator

For purposes of this contract, Lindsay Rodrigues, Program Administrator or the Program Administrator's successor, is designated Contract Administrator (CA). The CA can be contacted by telephone at 808-784-5500, via facsimile at 808-735-6262, or via e-mail at lindsay.rodrigues@k12.hi.us.

The CA is responsible for:

- 1. the terms, conditions, quantities, specifications, scope of services, other contract terms, and all decisions relating to the contract;
- monitoring the CONTRACTOR's work, documenting that CONTRACTOR maintains the required insurance coverage (if applicable), resolving contract disputes and discrepancies, evaluating the work of the CONTRACTOR, assuring the services or goods are delivered as required in the contract, and processing payment for services rendered; and
- 3. notifying the Hawaii State Department of Education, PCB in the event of change in scope of work, change in the performance period, increase or decrease in total compensation, and/or changes in any other contract terms.

Notwithstanding the responsibilities set forth hereinabove, any coordination of services falling outside those articulated above shall remain with the head of the purchasing agency, as set forth in the attached General Conditions (see General Conditions, paragraph 1, entitled "Coordination of Services by the STATE.").

The CA has designated Iris Fujimoto as Point-of-Contact (POC) for this contract. As such, the POC, or their successor, should be the initial contact on all matters related to this contract. The POC can be contacted by telephone at 808-784-5513, via facsimile at 808-735-6262, or via e-mail at iris.fujimoto@k12.hi.us.

8. Contract Period

This contract shall commence on October 1, 2024 and end on September 30, 2025, subject to availability of funds as specified in the General Conditions.

Beyond September 30, 2025, this contract may be extended for not more than one (1) additional twelve (12) month periods, upon mutual written agreement of the parties, prior to expiration. As each option(s) to extend is mutually agreed upon, the CONTRACTOR shall be required to execute a supplement to the contract for each additional period. The contract price for the extended period shall remain the same or lower than the initial contract price, subject to any price adjustment allowed by the contract

OFFEROR INFORMATION

9. Offeror's Authority to Bid

The STATE will not participate in determinations regarding an Offeror's authority to sell a product or perform a service. If there are any questions or doubts regarding an Offeror's right or ability to obtain and sell a product or to render a service, the Offeror should resolve those issues prior to submitting a bid. If the Offeror's offer meets specifications and is acceptable and the bid price submitted is the lowest bid, the contract will be awarded to that Offeror.

10. Offeror Qualifications

In addition to meeting legal and any other requirements of this solicitation, Offeror must meet these qualifications to be considered for award.

A. Authorized Distributor

At the time of bidding and throughout the contract period, Offeror shall be a manufacturer-authorized distributor of all line items offered. As evidence of this, Offeror may be requested to provide documentation from the manufacturer that verifies Offeror's status as an authorized distributor. Offeror shall provide documentation within three (3) working days from STATE's request.

B. Warehousing Facility

At time of bidding and throughout the contract period, Offeror shall maintain a Warehouse Facility (hereafter "Facility") on the island(s) of the awarded geographic area(s). Facility shall be a wholesale or retail business with a permanent warehouse capable of stocking an inventory of products. Facility shall be compliant with the current Good Manufacturing Practices. Offeror shall submit information regarding each Warehouse Facility on the Exhibit A. Exhibit A shall be provided within three (3) working days from STATE's request. Offeror shall submit a copy of the Exhibit A for each of the offered geographic areas: Island of Hawaii (Hilo), Island of Hawaii (Kona), and the Island of Maui.

The STATE reserves the right to evaluate and inspect the Offeror's storage facility or subcontracted storage facility to determine acceptability under this requirement.

C. Delivery Capabilities

CONTRACTOR shall deliver products at a minimum of one (1) day per week and a maximum of five (5) days of deliveries per week to cafeterias that placed an order, with the understanding that there may be shipping delays due to uncontrollable situations, including but not limited to, inclement weather.

D. <u>Documentation</u>

Offeror shall provide all necessary documentation to substantiate compliance with this requirement. The Offeror shall submit the following documents with the offer:

- a. Copy of Current State of Hawaii Department of Health Food Safety Inspection;
- b. Copy of Current State of Hawaii Food Establishment Permit;
- c. Copy of current Department of Health "Green" Placard ("Red" and "Yellow" Placards are unacceptable;
- d. Copy of operating Hazard Analysis Critical Control Point (HACCP) plan; and
- e. Proof of Pest Control Program in place.

E. Personnel

Offeror shall designate at least one (1) employee or group of employees (Account Representative(s)) as the point of contact with a direct phone number for this contract. This individual or group shall be available during regular business hours, Monday through Friday,

excluding holidays, and shall be capable of answering questions, resolving problems, and providing sales, ordering, and follow-up assistance. An answering service is not acceptable.

The CONTRACTOR shall have an Account Representative assigned to SFSB accounts throughout the course of the contract. The Account Representative shall be designated as the primary contact person to ensure strict adherence to the contractual requirements and communicate with the STATE POC. Also, the CONTRACTOR shall provide the name of one backup Account Representative who shall assume the responsibilities of the primary Account Representative in their absence. Offeror shall provide Point of Contact information on the Exhibit A. Exhibit A shall be provided within three (3) working days from STATE's request.

Failure on the Offeror's part to meet these requirements may result in rejection of bid. These requirements must remain in effect during the entire contact period. Failure to maintain these requirements may result in cancellation of award.

11. Responsibility of Offerors

Offeror is advised that if awarded a contract under this solicitation, Offeror must furnish proof of compliance with the requirements of §103D-310(c), HRS as a pre-requisite to receiving a contract:

- 1. Chapter 237, General Excise Tax Law;
- 2. Chapter 383, Hawaii Employment Security Law;
- 3. Chapter 386, Workers' Compensation Law;
- 4. Chapter 392, Temporary Disability Insurance;
- 5. Chapter 393, Prepaid Health Care Act; and
- Chapter 103D-310(c), Certificate of Good Standing (COGS) for entities doing business in the State of Hawaii.

Offeror should refer to the "Contract Execution" provision for further information regarding the abovementioned requirements.

BID PREPARATION

12. Offer Page OF-1

Offeror is requested to submit the bid under the company's exact legal name as registered with the Department of Commerce and Consumer Affairs, if applicable, and to indicate exact legal name in the appropriate space on Offer Page OF-1. Failure to do so may delay proper execution of the contract.

The authorized signature on the hard copy Offer Page OF-1 shall be an **original signature in ink**. Ink signatures are not required for electronic submission of a bid on HIePRO. The submission of the bid on HIePRO shall indicate the Offeror's intent to be bound.

13. Taxable Transaction

Unless the HRS exempts a person from paying the applicable general excise tax, work to be performed under this solicitation is a business activity taxable under Chapter 237, HRS and Chapter 238, HRS, where applicable. Both out-of-state and Hawaii-based companies are advised that the gross receipts derived from this contract are subject to the general excise tax imposed by Chapter 237, HRS, at the current rate and, where applicable, to tangible property imported into the State of Hawaii for resale, subject to the applicable use tax imposed by Chapter 238, HRS.

Information on the Hawaii State Taxes administered by the Department of Taxation is available online at http://tax.hawaii.gov.

14. Tax Exempt Transaction

If, however, an Offeror is a person exempt by the HRS from paying the general excise tax and therefore not liable for the taxes on this solicitation, Offeror shall state its tax exempt status and cite the HRS chapter or section allowing the exemption.

For evaluation purposes, pursuant to §103D-1008, HRS, a tax-exempt bid submitted in response to a solicitation shall be increased by the applicable retail rate of general excise tax and the applicable use tax. Under no circumstance shall the dollar amount of the award include the aforementioned adjustment.

15. Bid Price

Unit Bid Price shall include labor, equipment, materials, transportation, shipping, overhead, profit, all applicable taxes and any other incidental and operational expenses incurred in the performance of all obligations hereunder. Bid price shall be the all-inclusive cost to the STATE and no other charges will be honored.

Unit bid prices shall be based on delivery to destination on the island and group bidding on as follows:

- For Hawaii Island and Maui Unit bid prices shall be based on delivery to school cafeteria; unit bid price shall, upon school's request, include the stacking of delivery items in a previously-cleared storage area;
- b. In case of error in extension of bid price, unit bid price shall govern; and
- c. Offeror must bid on all items within a group to qualify for the group award.

16. Hawaii Products Preference

Although Hawaii products are preferred, Hawaii Products Preference shall not be factored into any award subject to this solicitation. When locally grown produce is not available, in season Regional (California, Oregon, and Washington) and domestic (USA grown) should be offered before sourcing outside of the USA. The CONTRACTOR is responsible for identifying the origin of each item on all packaging, delivery invoices and monthly statements by state (i.e. Hawaii-Grown, California) or country if other than USA grown.

17. Authorized Distributor

Offeror may be requested to provide documentation from the manufacturer which verifies Offeror's status as an authorized distributor. Offeror shall provide documentation within three (3) working days from STATE's request.

18. Offeror Information

Offeror shall provide information regarding its warehouse location(s) and Account Representative(s) and/or point-of-contact on the Exhibit A. Exhibit A shall be provided within three (3) working days from STATE's request.

19. Documentation

Offeror shall provide the following documents with their Exhibit A: a. Copy of Current State of Hawaii Department of Health Food Safety Inspection; b. Copy of Current State of Hawaii Food Establishment Permit; c. Copy of current Department of Health "Green" Placard ("Red" and "Yellow" Placards are unacceptable; d. Copy of operating Hazard Analysis Critical Control Point (HACCP) plan; and e. Proof of Pest Control Program in place. Exhibit A shall be provided within three (3) working days from STATE's request.

20. Liability Insurance

Work included under this agreement requires the provision of liability and property damage insurance, to remain in full force and effect during the life of this contract. Offeror shall refer to the *Liability Insurance* clause for additional information regarding this requirement. Accordingly, Offeror should consider these insurance requirements when preparing their offer.

21. Offer Guaranty

An offer guaranty (bid bond) is not required for this IFB.

BID SUBMITTAL

22. Submission of Bid

Offers will be received through the State of Hawaii eProcurement System (HIePRO) Public Procurement Notices Website at https://hiepro.ehawaii.gov/welcome.html no later than the date and time stated on the HIePRO.

Submission of a bid shall constitute an incontrovertible representation by the Offeror of compliance with every requirement of this IFB, and that the IFB documents are sufficient in scope and detail to indicate and convey reasonable understanding of all terms and conditions of performance of the work.

Before submitting a bid, each Offeror must:

- examine the solicitation documents thoroughly for defects and questionable or objectionable material. Solicitation documents include this IFB, any attachments, plans referred to herein, and any other relevant documentation. Comments must be submitted in writing and received by the Hawaii State Department of Education, PCB no later than seven (7) calendar days prior to the date fixed for the close of bids. This will allow for issuance of addenda, if necessary.
- 2. become familiar with state, local, and federal laws, ordinances, rules, and regulations that may in any manner affect cost, progress, or performance of the work.

All bids shall be made through the HIePRO (https://hiepro.ehawaii.gov/welcome.html) on the solicitation document(s) available on the HIePRO. Offers shall be completed in accordance with the solicitation instructions, and addenda, if any.

The Specifications, Special Conditions, General Conditions and other documents referenced in or attached to the offer shall be considered a part of the offer submitted, whether or not attached to the offer at the time of submission. Such documents shall not be altered in any way; any alterations so made by the Offeror may result in rejection of the offer.

Offers will be received only until the hour and date set for the close of bids. Unless otherwise stated, Offeror shall submit only one (1) offer. If more than one offer is submitted, all offers shall be rejected for that item.

Hard copies of ALL ORIGINAL OFFER PAGES AND ANY OTHER APPLICABLE DOCUMENTS AS STATED IN THE SOLICITATION must also be received by the Hawaii State Department of Education, Procurement and Contracts Branch, 94-275 Mokuola Street, Room 200, Waipahu, Hawaii 96797, within five (5) working days after the bid closing date.

23. Confidential Information

If an Offeror believes that any portion of Offeror's proposal contains information that should be withheld as confidential, then the Hawaii State Department of Education, PCB should be so advised in writing.

Offeror shall request in writing nondisclosure of designated trade secrets or other proprietary data to be confidential. Such data shall accompany the bid, be clearly marked, and shall be readily separable from the bid in order to facilitate eventual public inspection of the non-confidential portion of the bid.

Pursuant to Section 3-122-58, Hawaii Administrative Rules (HAR), the head of the purchasing agency or designee shall consult with the Department of the Attorney General and make a written determination in accordance with Chapter 92F, Hawaii Revised Statutes (HRS). If the request for confidentiality is denied, such information shall be disclosed as public information, unless the Offeror appeals the denial to the Office of Information Practices in accordance with Section 92F-42(12), HRS.

24. Certification of Independent Cost Determination

By submitting a bid in response to this solicitation, Offeror certifies as follows:

- 1. The costs in this IFB have been arrived at independently, without consultation, communication, or agreement with any other Offeror, as to any matter relating to such costs for the purpose of restricting competition.
- 2. Unless otherwise required by law, the costs which have been quoted in this IFB have not been knowingly disclosed by the Offeror prior to award, directly or indirectly, to any other Offeror or competitor prior to the award of the contract.
- 3. No other attempt has been made or will be made by the Offeror to solicit or implore any other person or firm to submit or not to submit a bid in response to this IFB for the purpose of restricting competition.

25. Acceptance of Bid

Acceptance of bid, if any, will be made within sixty (60) calendar days after the close of bids and the prices quoted by the Offeror shall remain firm for the sixty day period.

BID EVALUATION

26. Disqualification of Offers

Any one or more of the following causes will be considered as sufficient for disqualification of the offer:

- 1. Hard copy offer not signed by an authorized individual.
- 2. More than one offer from an individual, partnership, firm, organization, corporation, joint venture, or other legal entity under the same or different names.
- 3. Evidence of collusion among Offerors or prices obviously unbalanced, lack of responsibility and cooperation as shown by past work, being in arrears on existing contracts with the State of Hawaii, or defaulting on previous contract(s).
- 4. Lack of proper equipment and/or sufficient experience to perform the work contemplated.
- 5. Offer received after specified deadline for close of offers.
- 6. Evidence of any noncompliance with any applicable law, any unauthorized additions or deletions, of submission of conditional offer, incomplete offer, or irregularities of any kind which may make the offer incomplete, indefinite, or ambiguous as to its meaning.

27. Method of Award

Award, if made, shall be to the responsive, responsible Offeror submitting the lowest estimated Total Sum Bid Price per Group. However, if the Total Sum Bid Price per Group of the qualified low offer exceeds allotted funds, the STATE shall have the option to shorten the contract period to allow award to be made

within the allotted funds. Offeror is not required to bid on every group to be considered for award. However, Offeror must submit an offer on all items within a Group to be considered for that Group award.

In case of error in the extension of the total bid price, the unit price shall govern.

28. Protest

Pursuant to §103D-701, HRS and §3-126, HAR, "Legal and Contractual Remedies", an actual or prospective offeror who is aggrieved in connection with the solicitation or award may submit a protest. Any protest shall be submitted in writing to the Hawaii State Department of Education's Chief Procurement Officer, c/o the Procurement Office at the Waipahu Civic Center, 94-275 Mokuola Street, Room 200, Waipahu, Hawaii 96797.

A protest shall be submitted in writing within five (5) working days after the aggrieved person knows or should have known of the facts giving rise thereto; provided that a protest based upon the content of the solicitation shall be submitted in writing prior to the date set for receipt of offers. Further provided that a protest of an award or proposed award shall be submitted within five (5) working days after the posting of award.

The award(s), if any, resulting from this solicitation shall be posted on the HlePRO and shall be posted on the Hawaii Awards and Notices Data System (HANDS) website at https://hands.ehawaii.gov/hands/awards.

CONTRACT EXECUTION

29. Price List Award

Formal written contracts and performance bonds will not be required for awards made in response to this solicitation. Successful Offerors will receive a "Notice of Award by Price List Letter" to which will be attached the price list indicating items awarded. This method of award does not waive compliance with the Specifications, Special Conditions, and General Conditions.

Upon award, the Hawaii State Department of Education will issue a Price List of all items awarded to the CONTRACTOR(s). This price list will be made available to all cafeterias for use throughout the contract period. The actual purchases will depend on the needs of the STATE and availability of funds; the POC shall coordinate all purchases on behalf of the Hawaii State Department of Education. There is no guarantee to purchase any amount of goods.

No work will be undertaken by the CONTRACTOR prior to the commencement date specified on the contract. The STATE is not liable for any work, contract costs, expenses, loss of profits, or any damages whatsoever incurred by a CONTRACTOR prior to official starting date.

Pursuant to Section 3-121-6, HAR, it is mandatory that participating school cafeterias purchase from price lists issued by the Hawaii State Department of Education. When quality level or product design is not suited to their purpose, however, an exception to purchase outside of the price list may be granted to such school cafeterias by the Hawaii State Department of Education's PCB.

30. Responsibility of CONTRACTOR

CONTRACTOR shall furnish proof of compliance with these requirements of §3-122-112, HAR:

- 1. Chapter 237, General Excise Tax Law;
- 2. Chapter 383, Hawaii Employment Security Law;
- 3. Chapter 386, Workers' Compensation Law;
- 4. Chapter 392, Temporary Disability Insurance;
- 5. Chapter 393, Prepaid Health Care Act; and
- 6. One of the following:
 - 1. That CONTRACTOR is registered and incorporated or organized under the laws of the State of Hawaii (hereinafter referred to as a "Hawaii business"); or
 - 2. That CONTRACTOR is registered to do business in the State of Hawaii (hereinafter referred to as a "compliant non-Hawaii business").

The CONTRACTOR may demonstrate compliance by submitting an original consolidated CERTIFICATE OF VENDOR COMPLIANCE issued via the online system, "Hawaii Compliance Express." Detailed information about the system and regarding this online application process can be viewed at: http://vendors.ehawaii.gov.

31. Hawaii Compliance Express

A Certificate of Vendor Compliance may be obtained through the Hawaii Compliance Express (HCE). This service allows CONTRACTORs to register online through a simple wizard interface at http://vendors.ehawaii.gov. The Certificate of Vendor Compliance provides current compliance status as of the issuance date, satisfies requirements of Chapter 103D-310(c), HRS, and is therefore acceptable for contracting purposes. CONTRACTORs that elect to use HCE services are required to pay an annual registration fee of (at least) twelve dollars (\$12.00).

32. Timely Submission of All Certificates

The above certificates should be applied for and submitted to the Hawaii State Department of Education, PCB as soon as possible. If a valid certificate is not submitted on a timely basis for award, an offer otherwise responsive and responsible may not receive the award.

33. Failure to Execute Contract

Normally, award shall be made within sixty (60) calendar days after the close of bids but in no case will award be made until all necessary investigations are made. After award is made, failure on the CONTRACTOR's part to execute a contract as required within ten (10) calendar days (or such further time as the Superintendent may allow) after the Offeror has received the contract for execution shall be just cause for the annulment of the award. The Superintendent reserves the right to cancel or reject this solicitation or all offers in whole or in part when it is in the best interest of the STATE or to award the contract to the next lowest Offeror or may publish another call for tenders, if the lowest bid is non-responsive to the STATE's needs.

34. Availability of Funds

This contract is subject to the availability of funds. Pursuant to Section 103D-309, HRS, except in certain instances, no contract entered into between the STATE and the CONTRACTOR shall be binding or of any force unless the Chief Financial Officer (CFO) certifies that there is an available unexpended appropriation or balance of an appropriation over and above all outstanding contracts sufficient to cover the amount required by the contract.

If the contract calls for performance or payment in more than one fiscal year (July 1 to June 30), the CFO may certify only that portion of the total funds allocated to satisfy the STATE's obligations for payments in the current fiscal year. In that event, the STATE will not be liable for the unpaid balance beyond the end of the current fiscal year, and availability of funds in excess of the amount certified shall be contingent upon future appropriations or special fund revenues. All partially-funded contracts shall be enforceable only to the extent that funds are certified as available. The STATE agrees to notify the CONTRACTOR of

such non-allocation at the earliest possible time. The STATE shall not be penalized in the event this provision is exercised. This provision is not meant to permit the STATE to terminate the contract in order to acquire similar equipment from a third party.

35. Liability Insurance

The CONTRACTOR shall maintain in full force and effect, during the life of this contract, liability and property damage insurance. This insurance shall protect the CONTRACTOR and the CONTRACTOR's subcontractors, if any, from claims for damages for personal injury, accidental death and property damage which may arise from operations under this contract, whether such operations be by the CONTRACTOR or by a subcontractor or anyone directly or indirectly employed by either of them. If any subcontractor is involved in the performance of the contract, the insurance policy or policies shall name the subcontractor as additional insured.

As an alternative to the CONTRACTOR providing insurance to cover operations performed by a subcontractor and naming the subcontractor as additional insured, CONTRACTOR may require subcontractor to provide its own insurance which meets the requirements herein. It is understood that a subcontractor's insurance policy(ies) are in addition to the CONTRACTOR's own policy or policies.

The following minimum insurance coverage(s) and limit(s) shall be provided by the CONTRACTOR, including its subcontractor(s) where appropriate:

Commercial General Liability: \$2,000,000 aggregate
 (Occurrence Form) \$1,000,000 combined single limit per occurrence for bodily injury and property damage.

 <u>Automobile Liability</u>: \$1,000,000 per accident (Combined Single Limit)

General liability and automobile liability policies required by this contract, including a subcontractor's policy, shall contain the following clause:

- 1) "It is agreed that any insurance maintained by the State of Hawaii will apply in excess of, and not contribute with, insurance provided by this policy."
- 2) "The State of Hawaii is added as an additional insured as respects to operations performed for the State of Hawaii."

The minimum insurance required shall be in full compliance with the Hawaii Insurance Code throughout the entire term of the contract, including supplemental agreements. Each insurance policy shall be written by 1) an insurance company licensed to do business in the State of Hawaii, or 2) if not licensed by the State of Hawaii, an insurance company which meets §431:8-301, Hawaii Revised Statutes.

Upon CONTRACTOR's execution of the contract, the CONTRACTOR agrees to deposit with the STATE certificate(s) of insurance necessary to satisfy the STATE that the insurance provisions of this contract have been complied with and to keep such insurance in effect and the certificate(s) therefore on deposit with the STATE during the entire term of this contract, including those of its subcontractor(s), where appropriate. Upon request by the STATE, CONTRACTOR shall be responsible for furnishing a copy of the policy(ies).

Failure of the CONTRACTOR to provide and keep in force such insurance shall be regarded as material default under this contract, entitling the STATE to exercise any or all of the remedies provided herein.

The procuring of such required insurance shall not be construed to limit CONTRACTOR's liability hereunder nor to fulfill the indemnification provisions and requirements of this contract. Notwithstanding said policy(ies) of insurance, CONTRACTOR shall be obligated for the full and total amount of any

damage, injury, or loss caused by the CONTRACTOR, its employees, officers, or agents, in connection with this Contract.

CONTRACTOR shall notify the STATE, via written notice within twenty-four (24) hours should any of the insurance policies evidenced on its Certificate of Insurance form be cancelled, limited in scope, or not renewed upon expiration.

PRICE LIST PRICE ADJUSTMENTS

36. Price Adjustments

It is expected that the prices submitted on the awarded bid shall remain firm for the entire contract. However, fluctuating market conditions may affect the ability of CONTRACTOR to maintain the original bid prices during the entire contract period. Therefore, CONTRACTOR shall be responsible to request for and submit price adjustment(s) to the STATE POC in a timely manner and with all required supporting documentation as specified herein.

Price adjustment(s) shall be based on verifiable changes in the market. The first price adjustment allowed for the initial contract period will be effective April 1st. Price adjustment(s), if any, shall be submitted to the STATE POC by March 15th (to be effective April 1st), June 15th (to be effective July 1st), September 15th (to be effective October 1st), and December 15th (to be effective January 1st).

At no time throughout the contract period shall a price adjustment exceed ninety percent (90%) of the original bid price for each item.

CONTRACTOR shall provide supporting documentation with their price adjustment request. The documentation shall provide suitable proof of a price increase from their source or valid market resource. Suitable documentation may include, but is not limited to, order sheets from CONTRACTOR source(s), which would verify any price increase. The STATE will utilize the USDA Agricultural Marketing Service, Los Angeles Terminal, as a reference for confirming produce costs to evaluate requests for price increases. CONTRACTOR may also utilize the USDA Agricultural Marketing Service, Los Angeles Terminal as suitable documentation for verifying any price increases: https://www.marketnews.usda.gov/mnp/fv-nav-byType?navType=term

The STATE shall make the final determination for allowance of price adjustment requests. In the event of a general price decrease, the STATE will be entitled to reductions provided that amount of any such decrease shall not exceed the amount of any increase granted herein. CONTRACTOR shall notify the STATE within five (5) business days of such price decrease.

37. Review and Consideration

SFSB will review requests for price adjustments, and reserves the right to reject any and all requests, or modify prices, as deemed to be in the best interest of the STATE.

PERFORMANCE OF CONTRACT

38. Authority of the Hawaii State Department of Education

The Hawaii State Department of Education shall decide all questions which may arise as to the work performed, as to the manner of such performance, as to the interpretation of any term, condition or provision, as to the applicability and interpretation of any law, rule or regulation, policies and procedures, as to compensation, or additional reason to service, and as to any other matter which may arise under the contract. The decision of the Hawaii State Department of Education in such matters shall be final provided that decision is not in violation of law and not arbitrary, capricious or characterized by abuse of discretion.

39. Vendor and Product Evaluation

The School Food Services Branch will distribute SFSB Form 12, Evaluation of Good and Services, to the School Food Service Managers with the issuance of the resulting price list.

<u>Product Evaluation.</u> Upon receipt of complaint, CONTRACTOR shall be notified of product quality. CONTRACTOR shall follow up with the manufacturer and respond to the SFSB as to what remedies have or will be taken to correct the problem. If product quality is not corrected and the complaint(s) persist, steps will be taken to delete product from the price list.

<u>Vendor Evaluation.</u> In the event of complaints regarding CONTRACTOR's services (i.e. delivery delays, numerous out of stock, failure to notify manager of none delivery, etc.) the SFSB will notify the CONTRACTOR. Within one (1) week of notification, the CONTRACTOR shall take corrective measures to resolve the complaint, and inform the SFSB of action taken.

Should the CONTRACTOR consistently receive complaints for poor service or refuses to resolve the complaints, the STATE reserves the right to terminate the contract and/or initiate the debarment process pursuant to Chapter 3-126, HAR, Legal and Contractual Remedies.

The resolving of complaints pursuant to product and CONTRACTORS evaluation notifications shall be done at no additional charge to the STATE.

40. Quantities

Quantities listed are estimates for the period specified. No guarantee to purchase the exact amount listed is intended or implied. For this reason, Offerors shall bid only on regular stock items to avoid inventory hardships that could arise from stocking fresh fruits and vegetables for STATE, Department of Education's use only. In the event the estimated requirements do not materialize in the quantities listed, such failure shall not constitute grounds for equitable adjustment under this award.

The STATE shall have the right to purchase larger or smaller quantities at the prices bid. The CONTRACTOR may, at the CONTRACTOR's option, request approval from the PCB to terminate any line item of the award only when accumulated purchases for that line item exceed the estimated quantity by twenty-five (25) percent or more. The request to terminate a line item shall be accompanied by documentation evidencing the accumulated purchases.

The request to terminate must be in writing to the Procurement Officer and shall include a copy of the CONTRACTOR'S cumulative record of purchases for the line item; the record shall list the ordering agency, transaction date, and quantity sold. The Procurement Officer will determine the termination date within ten (10) days from date of receipt of the request.

41. Relief Available to STATE

In addition to all rights and remedies available to the STATE provided in this Contract or otherwise provided under law, if the CONTRACTOR is in non-compliance with contract requirements, the STATE may:

- Suspend Payments Temporarily withhold or disallow all or part of the billing cost and/or payments pending correction of a deficiency or a non-submission of a required deliverable by the CONTRACTOR;
- Suspend Referrals Suspend referrals to the CONTRACTOR should the CONTRACTOR fail to comply with any of the requirements or other term(s) or condition(s) of this Contract and, further, the STATE may maintain the suspension of referrals until such time as the deficiency or noncompliance is corrected and the CONTRACTOR's corrective actions are determined to be acceptable by the STATE; and

- 3. Seek Reimbursement Seek reimbursement from the CONTRACTOR or withhold future payments for any funds paid to the CONTRACTOR subsequent to a determination that such was unauthorized, fraudulently obtained, or inappropriately billed.
- 4. Seek Market Value In the event the CONTRACTOR fails, refuses or neglects to perform the services in accordance with the requirements of these Special Conditions, the Scope of Services or the General Conditions, the STATE reserves the right to purchase, in the open market, a corresponding quantity of the services specified herein and to deduct from any monies due or that may thereafter become due to the CONTRACTOR, the difference between the price named in the contract and the actual cost to the STATE. In case any money due the CONTRACTOR is insufficient for said purpose, the CONTRACTOR shall pay the difference upon demand from the STATE. The STATE may also utilize all other remedies provided by law.

42. Confidentiality Obligations

While performing under this agreement, the CONTRACTOR may receive, be exposed to or acquire confidential information. Such information may include names, addresses, telephone numbers, birthdates, social security numbers, medical information, and other educational, student, or personal employment information. The information may be in written or oral form, fixed in hard copy or contained in a computer database or computer readable form. Hereinafter, such language shall be collectively referred to as "Confidential Information."

The CONTRACTOR, including its employees, agents, representatives, and assigns shall abide by the following with regards to Confidential Information: (i) They shall not disclose to any unauthorized party any Confidential Information, except as specifically permitted by the STATE and subject to the STATE's limitations on confidentiality of information and relevant legal requirements of the State to include, but not limited to the Family Educational Rights and Privacy Act ("FERPA"). Permission will be granted through a formal written agreement concerning the disclosure of personally identifiable information (PII) from student education records, signed by the STATE and the CONTRACTOR, and must be provided as an attachment to this agreement; (ii) They shall only permit access to Confidential Information to employees, agents, representatives, and assigns having a specific need to know in connection with performance under this agreement; and (iii) They shall advise each of their employees, agents, representatives, and assigns of their obligations to keep such Confidential Information confidential in compliance with all relevant state and federal laws.

CONTRACTOR, its employees, agents, representatives, or assigns shall ensure the security of the Confidential Information. The CONTRACTOR shall provide the STATE with a list of individuals (by name and position) who are authorized to handle the Confidential Information (hereinafter referred to as "Authorized Handlers"). Authorized Handlers shall ensure the security of the Confidential Information. Only Authorized Handlers shall have access to the Confidential Information, which will be kept on password protected computers with the hard copy documents kept in a locked file cabinet. CONTRACTOR shall ensure that procedures exist to prohibit access to the Confidential Information by anyone other than an Authorized Handler.

CONTRACTOR will be responsible for safeguarding the confidentiality of all Confidential Information it receives from the STATE and shall safeguard and protect such documents from unauthorized use, handling, or viewing. CONTRACTOR shall be liable to the STATE and to any person whose records the CONTRACTOR receives custody of under this agreement for records protection for any unpermitted release, viewing, or loss of such records. CONTRACTOR shall assume liability responsibility for records protection and for the inappropriate or unlawful release of Confidential Information. CONTRACTOR shall return all documents containing Confidential Information upon completion of the services CONTRACTOR is contracted to provide under this agreement.

42.1 Prior Written Approval: CONTRACTOR may not i) share Confidential Information or any other data received under this agreement, ii) publish, or iii) distribute such information without the prior written approval of the STATE.

42.2 In the event of termination of this agreement, CONTRACTOR shall return to STATE all Confidential Information, including student information, received under this agreement and further agrees to destroy any and all copies of, or references to, any Confidential Information, including student information, shared by STATE as a result of this agreement. CONTRACTOR shall certify in writing that all such copies have been destroyed or returned to the STATE.

43. Exclusion of Specific Workers

The STATE reserves the right to require the CONTRACTOR to remove an employee, agent, subcontractor or volunteer (Worker) from performing work under this contract. The Contract Administrator shall notify the CONTRACTOR in writing and this exclusion of a specific Worker(s) shall take effect as indicated on the notice. The CONTRACTOR may appeal this decision to the Contract Administrator, in writing within ten (10) working days of receipt of the notice. Removal of the employee, agent, subcontractor or volunteer shall remain in effect pending the outcome of the appeal. This provision shall not infringe upon the right of the CONTRACTOR to employ the removed individual, but shall apply to any work requiring interaction with the STATE, its employees or students.

44. Records Retention

Should the CONTRACTOR be aware of or be made aware of any dispute, disagreement, or request relating to the files, books, or records prior to their destruction, the CONTRACTOR shall retain the files, books, and records until said dispute, disagreement, or request has been fully resolved, including any potential lawsuits or appeals. Said files, books, and records may thereafter be destroyed upon obtaining the agreement of the STATE.

PAYMENT

45. Invoicing

Upon delivery of products, CONTRACTOR shall forward an original invoice directly to the STATE, Department of Education cafeteria as listed on the order. Invoicing shall be one (1) invoice per school per price list. CONTRACTOR'S invoices shall include product descriptions exactly as stated on the STATE price list. Invoice should reference both the Price List number and the solicitation number and include the country of origin for each item listed.

46. Payment

Section 103-10, HRS, provides that the STATE shall have thirty (30) calendar days after receipt of invoice or satisfactory completion of contract to make payment. For this reason, the STATE may reject any bid submitted with a condition requiring payment within a shorter period. Further, the STATE may reject any bid submitted with a condition requiring interest payments greater than that allowed by §103-10, HRS, as amended.

The STATE will not recognize any requirement established by the CONTRACTOR and communicated to the STATE after award of the contract, which requires payment within a shorter period or interest payment not in conformance with statute.

The **final payment** on the contract shall be for services rendered during the billing period just prior to the contract anniversary date.

The following shall accompany the final payment invoice:

1. A valid (not over 2 months old) and **original** *Tax Clearance Certificate* (TCC) must accompany the final payment invoice. In accordance with Section 103-53, HRS, all

- CONTRACTORS must provide a TCC from the State of Hawaii Department of Taxation and the U.S. Internal Revenue Service as a prerequisite to receipt of final payment.
- 2. The Certification of Compliance for Final Payment (DOE Form-22) with an original signature of an authorized representative of the CONTRACTOR.
- 3. In lieu of the above, CONTRACTOR may submit an original *Certificate of Vendor Compliance* as issued via the online system, also referred to as "Hawaii Compliance Express". Details regarding this online application process can be viewed at: http://vendors.ehawaii.gov/hce/.

APPROVALS

47. State of Hawaii's General Conditions

The Special Conditions shall serve to supplement the General Conditions; both documents remain part of the contract with full force and effect. In the case of a conflict between the General Conditions and Special Conditions, the Special Conditions shall control to the extent necessary to resolve the conflict.

48. Approvals

Any agreement arising out of this offer may be subject to the approval of the Department of the Attorney General as to form, and if applicable, is subject to all further approvals, including the approval of the Governor, required by statute, regulation, rule, order, or other directive.

Offeror:				
EXHIBIT A				
OFFEROR INFORMATION				
Offeror shall provide the Exhibit A, including attachments if applicable, within three (3) working days rom STATE's request.				
Offeror shall submit a copy of this page for each of the offered geographic areas: Island of Hawaii Hilo), Island of Hawaii (Kona), and the Island of Maui.				
A. Authorized Distributor At the time of bidding and throughout the contract period, Offeror shall be a manufacturer- authorized distributor of all line items offered. As evidence of this, Offeror may be requested to provide documentation from the manufacturer that verifies Offeror's status as an authorized distributor.				
Authorized Distributor Documentation Attached Yes				
B. Warehousing Facility At time of bidding and throughout the contract period, Offeror shall maintain a Warehouse Facility (hereafter "Facility") on the island(s) of the awarded geographic area(s). Facility shall be a wholesale or retail business with a permanent warehouse capable of stocking an inventory of products. Facility shall be compliant with the current Good Manufacturing Practices. Offeror shall submit information regarding each Warehouse Facility on the Exhibit A. Exhibit A shall be provided within three (3) working days from STATE's request. Offeror shall submit a copy of the Exhibit A for each of the offered geographic areas: Island of Hawaii (Hilo), Island of Hawaii (Kona) and the Island of Maui. The STATE reserves the right to evaluate and inspect the Offeror's storage facility or subcontracte storage facility to determine acceptability under this requirement. Warehouse Facility Street Address				
C. Documentation Offeror shall provide all necessary documentation to substantiate compliance with this requirementation				

C. Documentation

Offeror shall provide all necess The Offeror shall submit the following documents with the offer:

a.	Inspection;	☐ Yes
b.	Copy of Current State of Hawaii Food Establishment Permit;	☐ Yes
C.	Copy of current Department of Health "Green" Placard ("Red" and "Yellow" Placards are unacceptable;	☐ Yes
d.	Copy of operating Hazard Analysis Critical Control Point (HACCP) plan; and;	☐ Yes
e.	Proof of Pest Control Program in place.	☐ Yes

D.	Personnel Offeror shall designate at least one (1) employee or group of employees (Account Representative(s)) as the point of contact with a direct phone number for this contract. This individual or group shall be available during regular business hours, Monday through Friday, excluding holidays, and shall be capable of answering questions, resolving problems, and providing sales, ordering, and follow-up assistance. An answering service is not acceptable.	
	The CONTRACTOR shall have an Account Representative assigned to SFSB accounts throughout the course of the contract. The Account Representative shall be designated as the primary contact person to ensure strict adherence to the contractual requirements and communicate with the STATE POC. Also, the CONTRACTOR shall provide the name of one backup Account Representative who shall assume the responsibilities of the primary Account Representative in their absence.	
	Account Representative(s) and/or Point of Contact:	
	Offeror shall provide the following information regarding their Account Representative(s) and/or Point of Contact (POC)	•
	Name of Account Representative(s) and/or Point of Contact	
	Phone Number	
	Fax Number	
	E-Mail Address	_
	Backup Account Representative and/or Point of Contact: Offeror shall provide the following information regarding their Backup Account Representative and/or Point of Contact (POC)	•
	Name of Backup Account Representative(s) and/or Point of Contact	
	Phone Number	
	Fax Number	
	E-Mail Address	_

Offeror:

EXHIBIT B List of SY 2024 to 2025 FFVP Participating Schools by Geographic Area

ATTACHED

SFSB Fresh Fruit & Vegetable Program (FFVP) Schools SY 2024 to 2025

Geographic Area	School Name	Total K-6 ENROLLED (October 2023 Data)	STREET ADDRESS	
Island of Hav	waii - Hilo			
1	Hilo Union Elementary	447	506 Waianuenue Avenue, Hilo, Hl 96720	
2	Keaau Elementary	856	16-680 Keaau-Pahoa Road, Keaau, Hl 96749	
3	Keaukaha Elementary	378	240 Desha Avenue, Hilo, HI 96720	
4	Mountain View Elementary	503	18-1235 Volcano Road, Mt. View, HI 96771	
5	Waiakea Elementary	727	180 Puainako Street, Hilo, Hl 96720	
Island of Hawaii - Kona				
1	Holualoa Elementary	438	76-5957 Mamalahoa Hwy, Holualoa, Hl 96725	
2	Kealakehe Elementary	893	74-5118 Kealakaa Street, Kailua-Kona, Hl 96740	
3	Waimea Elementary	478	67-1225 Mamalahoa Hwy, Kamuela, Hl 96743	

SFSB Fresh Fruit & Vegetable Program (FFVP) Schools SY 2024 to 2025

Geographic Area	School Name	Total K-6 ENROLLED (October 2023 Data)	STREET ADDRESS
Island of Mau	ıi		
1	Haiku Elementary	349	105 Pauwela Road, Haiku, Hl 96708
2	Kahului Elementary	817	410 South Hina Avenue, Kahului, Hl 96732
3	Kamalii Elementary	458	180 Kealii Alanui, Kihei, Hl 96753
4	Lihikai Elementary	725	335 S. Papa Street, Kahului, Hl 96732
5	Wailuku Elementary	604	355 South High Street, Wailuku, HI 96793

GENERAL CONDITIONS

Table of Contents

2. Relationship of Parties: Independent Contractor Status and Responsibilities, 2 3. Responsibilities 3 4. Nondiscrimination 3 5. Conflicts of Interest 3 6. Subcontracts and Assignments 3 7. Indemnification and Defense 4 8. Cost of Litigation 4 9. Liquidated Damages 4 10. STATE'S Right of Offset 4 11. Disputes 4 12. Suspension of Contract 4 13. Termination for Default 5 14. Termination for Convenience 6 15. Claims Based on the Agency Procurement Officer's Actions or Omissions. 8 16. Costs and Expenses 8 17. Payment Procedures; Final Payment; Tax Clearance 9 18. Federal Funds 9 19. Modifications of Contract 9 20. Change Order 10 21. Price Adjustment 11			Page(s)
2. Relationship of Parties: Independent Contractor Status and Responsibilities, Including Tax Responsibilities. 2 3. Responsibilities. 3 4. Nondiscrimination. 3 5. Conflicts of Interest. 3 6. Subcontracts and Assignments 3 7. Indemnification and Defense. 4 8. Cost of Litigation. 4 9. Liquidated Damages. 4 10. STATE'S Right of Offset. 4 11. Disputes. 4 12. Suspension of Contract. 4 13. Termination for Default 5 14. Termination for Convenience. 6 15. Claims Based on the Agency Procurement Officer's Actions or Omissions. 8 16. Costs and Expenses 8 17. Payment Procedures; Final Payment; Tax Clearance. 9 19. Modifications of Contract. 9 10. Change Order. 10 21. Price Adjustment. 11 22. Variation in Quantity for Definite Quantity Contracts. 11 <t< th=""><th>1.</th><th>Coordination of Services by the STATE</th><th>2</th></t<>	1.	Coordination of Services by the STATE	2
Responsibilities. 2 3 Personnel Requirements 3 4. Nondiscrimination 3 5. Conflicts of Interest 3 6. Subcontracts and Assignments 3 7. Indemnification and Defense 4 8. Cost of Litigation 4 1. Liquidated Danages 4 10. STATES Right of Offset 4 11. Disputes 4 12. Suspension of Contract 4 13. Termination for Default 5 14. Termination for Convenience 6 15. Claims Based on the Agency Procurement Officer's Actions or Omissions 8 16. Costs and Expenses 8 17. Payment Procedures; Final Payment; Tax Clearance 9 18. Federal Funds 9 19. Modifications of Contract 9 20. Change Order 10 21. Price Adjustment 11 22. Variation in Quantity for Definite Quantity Contracts 11 23. Changes in Cost-Reimbursement Contract 11 24. Confidentiality of Material 12 25. Publicity 12 <	2.		
3. Personnel Requirements 3 4. Nondiscrimination 3 5. Conflicts of Interest 3 6. Subcontracts and Assignments 3 7. Indemnification and Defense 4 8. Cost of Litigation 4 9. Liquidated Damages 4 10. STATE'S Right of Offset 4 11. Disputes 4 12. Suspension of Contract 4 13. Termination for Convenience 6 14. Termination for Convenience 6 15. Claims Based on the Agency Procurement Officer's Actions or Omissions 8 16. Costs and Expenses 8 17. Payment Procedures; Final Payment; Tax Clearance 9 18. Federal Funds 9 19. Modifications of Contract 9 20. Change Order 10 21. Price Adjustment 11 22. Variation in Quantity for Definite Quantity Contracts 11 </td <td></td> <td></td> <td>2</td>			2
4. Nondiscrimination 3 5. Conflicts of Interest 3 6. Subcontracts and Assignments 3 7. Indemnification and Defense 4 8. Cost of Litigation 4 9. Liquidated Damages 4 10. STATE'S Right of Offset 4 11. Disputes 4 12. Suspension of Contract 4 13. Termination for Default 5 14. Termination for Convenience 6 15. Claims Based on the Agency Procurement Officer's Actions or Omissions 8 16. Costs and Expenses 8 17. Payment Procedures; Final Payment; Tax Clearance 9 18. Federal Funds 9 19. Modifications of Contract 9 10. Change Order 10 10. Price Adjustment 11 21. Price Adjustment 11 22. Variation in Quantity for Definite Quantity Contracts 11 23. Changes in Cost-Reimbursement Contract 11	3.	*	
5. Conflicts of Interest	<i>4</i> .		
6. Subcontracts and Assignments 3 7. Indemnification and Defense 4 8. Cost of Litigation 4 9. Liquidated Damages 4 10. STATE'S Right of Offset 4 11. Disputes 4 12. Suspension of Contract 4 13. Termination for Default 5 14. Termination for Convenience 6 15. Claims Based on the Agency Procurement Officer's Actions or Omissions 8 16. Costs and Expenses 8 17. Payment Procedures; Final Payment; Tax Clearance 9 18. Federal Funds 9 19. Modifications of Contract 9 20. Change Order 10 20. Change Order 10 21. Price Adjustment 11 22. Variation in Quantity for Definite Quantity Contracts 11 23. Changes in Cost-Reimbursement Contract 11 24. Conflicantiality of Material 12 25. Publicity 12 <	5.		
7. Indemnification and Defense 4 8. Cost of Litigation 4 9. Liquidated Damages 4 10. STATE'S Right of Offset 4 11. Disputes 4 12. Suspension of Contract 4 13. Termination for Default 5 14. Termination for Convenience 6 15. Claims Based on the Agency Procurement Officer's Actions or Omissions 8 16. Costs and Expenses 8 17. Payment Procedures; Final Payment; Tax Clearance 9 18. Federal Funds 9 19. Modifications of Contract 9 20. Change Order 10 21. Price Adjustment 11 22. Variation in Quantity for Definite Quantity Contracts 11 21. Variation in Quantity for Definite Quantity Contracts 11 22. Variation in Quantity for Definite Quantity Contracts 11 23. Changes in Cost-Reimbursement Contract 11 24. Confidentiality of Material 12			
8. Cost of Litigation 4 9. Liquidated Damages 4 10. STATE'S Right of Offset 4 11. Disputes 4 12. Suspension of Contract 4 13. Termination for Default 5 14. Termination for Convenience 6 61. Claims Based on the Agency Procurement Officer's Actions or Omissions 8 16. Costs and Expenses 8 17. Payment Procedures; Final Payment; Tax Clearance 9 18. Federal Funds 9 19. Modifications of Contract 9 20. Change Order 10 21. Price Adjustment 11 22. Variation in Quantity for Definite Quantity Contracts 11 23. Changes in Cost-Reimbursement Contract 11 24. Confidentiality of Material 12 25. Publicity 12 26. Ownership Rights and Copyright 12 27. Liens and Warranties 12 28. Audit of Books and Records of the CONTRACTOR	7.		
9. Liquidated Damages 4 10. STATE'S Right of Offset 4 11. Disputes 4 12. Suspension of Contract 4 13. Termination for Default 5 14. Termination for Convenience 6 15. Claims Based on the Agency Procurement Officer's Actions or Omissions 8 16. Costs and Expenses 8 17. Payment Procedures; Final Payment; Tax Clearance 9 18. Federal Funds 9 19. Modifications of Contract 9 20. Change Order 10 21. Price Adjustment 11 22. Variation in Quantity for Definite Quantity Contracts 11 23. Changes in Cost-Reimbursement Contract 11 24. Confidentiality of Material 12 25. Publicity 12 26. Ownership Rights and Copyright 12 27. Liens and Warranties 12 28. Audit of Books and Records of the CONTRACTOR 13 30. Audit of Cost or Pricing	8.		
10. STATE'S Right of Offset 4 11. Disputes 4 12. Suspension of Contract 4 13. Termination for Default 5 14. Termination for Convenience 6 15. Claims Based on the Agency Procurement Officer's Actions or Omissions 8 16. Costs and Expenses 8 17. Payment Procedures; Final Payment; Tax Clearance 9 18. Federal Funds 9 19. Modifications of Contract 9 10. Change Order 10 20. Change Order 10 21. Price Adjustment 11 22. Variation in Quantity for Definite Quantity Contracts 11 23. Changes in Cost-Reimbursement Contract 11 24. Confidentiality of Material 12 25. Publicity 12 26. Ownership Rights and Copyright 12 27. Liens and Warranties 12 28. Audit of Books and Records of the CONTRACTOR 13 30. Audit of Cost or Pricing Data			
11. Disputes 4 12. Suspension of Contract 4 13. Termination for Default 5 14. Termination for Convenience 6 15. Claims Based on the Agency Procurement Officer's Actions or Omissions 8 16. Costs and Expenses 8 17. Payment Procedures; Final Payment; Tax Clearance 9 18. Federal Funds 9 19. Modifications of Contract 9 20. Change Order 10 21. Price Adjustment 11 22. Variation in Quantity for Definite Quantity Contracts 11 23. Changes in Cost-Reimbursement Contract 11 24. Confidentiality of Material 12 25. Publicity 12 26. Ownership Rights and Copyright 12 27. Liens and Warranties 12 28. Audit of Books and Records of the CONTRACTOR 13 30. Audit of Cost or Pricing Data 13 31. Records Retention 13 32. Antirust Claims </td <td></td> <td></td> <td></td>			
12. Suspension of Contract			
13. Termination for Default 5 14. Termination for Convenience 6 15. Claims Based on the Agency Procurement Officer's Actions or Omissions 8 16. Costs and Expenses 8 17. Payment Procedures; Final Payment; Tax Clearance 9 18. Federal Funds 9 19. Modifications of Contract 9 20. Change Order 10 21. Price Adjustment 11 22. Variation in Quantity for Definite Quantity Contracts 11 23. Changes in Cost-Reimbursement Contract 11 24. Confidentiality of Material 12 24. Publicity 12 25. Publicity 12 26. Ownership Rights and Copyright 12 27. Liens and Warranties 12 28. Audit of Books and Records of the CONTRACTOR 13 29. Cost or Pricing Data 13 30. Audit of Cost or Pricing Data 13 31. <		*	
14. Termination for Convenience 6 15. Claims Based on the Agency Procurement Officer's Actions or Omissions 8 16. Costs and Expenses 8 17. Payment Procedures; Final Payment; Tax Clearance 9 18. Federal Funds 9 19. Modifications of Contract 9 20. Change Order 10 21. Price Adjustment 11 22. Variation in Quantity for Definite Quantity Contracts 11 23. Changes in Cost-Reimbursement Contract 11 24. Confidentiality of Material 12 25. Publicity 12 26. Ownership Rights and Copyright 12 27. Liens and Warranties 12 28. Audit of Books and Records of the CONTRACTOR 13 29. Cost or Pricing Data 13 30. Audit of Cost or Pricing Data 13 31. Records Retention 13 32. Antitrust Claims 13 33. Patented Articles 14 34. Compliance wit			
15. Claims Based on the Agency Procurement Officer's Actions or Omissions 8 16. Costs and Expenses 8 17. Payment Procedures; Final Payment; Tax Clearance 9 18. Federal Funds 9 19. Modifications of Contract 9 20. Change Order 10 21. Price Adjustment 11 22. Variation in Quantity for Definite Quantity Contracts 11 23. Changes in Cost-Reimbursement Contract 11 24. Confidentiality of Material 12 25. Publicity 12 26. Ownership Rights and Copyright 12 27. Liens and Warranties 12 28. Audit of Books and Records of the CONTRACTOR 13 29. Cost or Pricing Data 13 30. Audit of Cost or Pricing Data 13 31. Records Retention 13 32. Antitrust Claims 13 33. Patented Articles 13 34. Governing Law 14 35. Conflict between General Co			
16. Costs and Expenses 8 17. Payment Procedures; Final Payment; Tax Clearance 9 18. Federal Funds 9 19. Modifications of Contract 9 20. Change Order 10 21. Price Adjustment 11 22. Variation in Quantity for Definite Quantity Contracts 11 23. Changes in Cost-Reimbursement Contract 11 24. Confidentiality of Material 12 25. Publicity 12 26. Ownership Rights and Copyright 12 27. Liens and Warranties 12 28. Audit of Books and Records of the CONTRACTOR 13 29. Cost or Pricing Data 13 30. Audit of Cost or Pricing Data 13 31. Records Retention 13 32. Antitrust Claims 13 33. Patented Articles 13 34. Governing Law 14 35. Compliance with Laws 14 36. Conflict between General Conditions and Procurement Rules 14			
17. Payment Procedures; Final Payment; Tax Clearance 9 18. Federal Funds 9 19. Modifications of Contract 9 20. Change Order 10 21. Price Adjustment 11 22. Variation in Quantity for Definite Quantity Contracts 11 23. Changes in Cost-Reimbursement Contract 11 24. Confidentiality of Material 12 25. Publicity 12 26. Ownership Rights and Copyright 12 27. Liens and Warranties 12 28. Audit of Books and Records of the CONTRACTOR 13 29. Cost or Pricing Data 13 30. Audit of Cost or Pricing Data 13 31. Records Retention. 13 32. Antitrust Claims 13 33. Patented Articles 13 34. Governing Law 14 35. Compliance with Laws 14 36. Conflict between General Conditions and Procurement Rules 14 37. Entire Contract 14<			
18. Federal Funds 9 19. Modifications of Contract 9 20. Change Order 10 21. Price Adjustment 11 22. Variation in Quantity for Definite Quantity Contracts 11 23. Changes in Cost-Reimbursement Contract 11 24. Confidentiality of Material 12 25. Publicity 12 26. Ownership Rights and Copyright 12 27. Liens and Warranties 12 28. Audit of Books and Records of the CONTRACTOR 13 29. Cost or Pricing Data 13 30. Audit of Cost or Pricing Data 13 31. Records Retention 13 32. Antitrust Claims 13 33. Patented Articles 13 34. Governing Law 14 35. Compliance with Laws 14 36. Compliance with Laws 14 37. Entire Contract 14 38. Severability 14 39. Waiver 14 40. Pollution Control 14 41. Campaign Contributions 14			
19. Modifications of Contract 9 20. Change Order 10 21. Price Adjustment 11 22. Variation in Quantity for Definite Quantity Contracts 11 23. Changes in Cost-Reimbursement Contract 11 24. Confidentiality of Material 12 25. Publicity 12 26. Ownership Rights and Copyright 12 27. Liens and Warranties 12 28. Audit of Books and Records of the CONTRACTOR 13 29. Cost or Pricing Data 13 30. Audit of Cost or Pricing Data 13 31. Records Retention 13 32. Antitrust Claims 13 33. Patented Articles 13 34. Governing Law 14 35. Compliance with Laws 14 36. Conflict between General Conditions and Procurement Rules 14 37. Entire Contract 14 38. Severability 14 39. Waiver 14 40.			
20. Change Order			
21. Price Adjustment 11 22. Variation in Quantity for Definite Quantity Contracts 11 23. Changes in Cost-Reimbursement Contract 11 24. Confidentiality of Material 12 25. Publicity 12 26. Ownership Rights and Copyright 12 27. Liens and Warranties 12 28. Audit of Books and Records of the CONTRACTOR 13 29. Cost or Pricing Data 13 30. Audit of Cost or Pricing Data 13 31. Records Retention 13 32. Antitrust Claims 13 33. Patented Articles 13 34. Governing Law 14 35. Compliance with Laws 14 36. Conflict between General Conditions and Procurement Rules 14 37. Entire Contract 14 38. Severability 14 39. Waiver 14 40. Pollution Control 14 41. Campaign Contributions 14			
22. Variation in Quantity for Definite Quantity Contracts 11 23. Changes in Cost-Reimbursement Contract 11 24. Confidentiality of Material 12 25. Publicity 12 26. Ownership Rights and Copyright 12 27. Liens and Warranties 12 28. Audit of Books and Records of the CONTRACTOR 13 29. Cost or Pricing Data 13 30. Audit of Cost or Pricing Data 13 31. Records Retention 13 32. Antitrust Claims 13 33. Patented Articles 13 34. Governing Law 14 35. Compliance with Laws 14 36. Conflict between General Conditions and Procurement Rules 14 37. Entire Contract 14 38. Severability 14 39. Waiver 14 40. Pollution Control 14 41. Campaign Contributions 14		· · · · · · · · · · · · · · · · · · ·	
23. Changes in Cost-Reimbursement Contract 11 24. Confidentiality of Material 12 25. Publicity 12 26. Ownership Rights and Copyright 12 27. Liens and Warranties 12 28. Audit of Books and Records of the CONTRACTOR 13 29. Cost or Pricing Data 13 30. Audit of Cost or Pricing Data 13 31. Records Retention 13 32. Antitrust Claims 13 33. Patented Articles 13 34. Governing Law 14 35. Compliance with Laws 14 36. Conflict between General Conditions and Procurement Rules 14 37. Entire Contract 14 38. Severability 14 39. Waiver 14 40. Pollution Control 14 41. Campaign Contributions 14		3	
24. Confidentiality of Material 12 25. Publicity 12 26. Ownership Rights and Copyright 12 27. Liens and Warranties 12 28. Audit of Books and Records of the CONTRACTOR 13 29. Cost or Pricing Data 13 30. Audit of Cost or Pricing Data 13 31. Records Retention 13 32. Antitrust Claims 13 33. Patented Articles 13 34. Governing Law 14 35. Compliance with Laws 14 36. Conflict between General Conditions and Procurement Rules 14 37. Entire Contract 14 38. Severability 14 39. Waiver 14 40. Pollution Control 14 41. Campaign Contributions 14			
25. Publicity 12 26. Ownership Rights and Copyright 12 27. Liens and Warranties 12 28. Audit of Books and Records of the CONTRACTOR 13 29. Cost or Pricing Data 13 30. Audit of Cost or Pricing Data 13 31. Records Retention 13 32. Antitrust Claims 13 33. Patented Articles 13 34. Governing Law 14 35. Compliance with Laws 14 36. Conflict between General Conditions and Procurement Rules 14 37. Entire Contract 14 38. Severability 14 39. Waiver 14 40. Pollution Control 14 41. Campaign Contributions 14		e e e e e e e e e e e e e e e e e e e	
26. Ownership Rights and Copyright 12 27. Liens and Warranties 12 28. Audit of Books and Records of the CONTRACTOR 13 29. Cost or Pricing Data 13 30. Audit of Cost or Pricing Data 13 31. Records Retention 13 32. Antitrust Claims 13 33. Patented Articles 13 34. Governing Law 14 35. Compliance with Laws 14 36. Conflict between General Conditions and Procurement Rules 14 37. Entire Contract 14 38. Severability 14 39. Waiver 14 40. Pollution Control 14 41. Campaign Contributions 14		· · · · · · · · · · · · · · · · · · ·	
27. Liens and Warranties 12 28. Audit of Books and Records of the CONTRACTOR 13 29. Cost or Pricing Data 13 30. Audit of Cost or Pricing Data 13 31. Records Retention 13 32. Antitrust Claims 13 33. Patented Articles 13 34. Governing Law 14 35. Compliance with Laws 14 36. Conflict between General Conditions and Procurement Rules 14 37. Entire Contract 14 38. Severability 14 39. Waiver 14 40. Pollution Control 14 41. Campaign Contributions 14			
28. Audit of Books and Records of the CONTRACTOR 13 29. Cost or Pricing Data 13 30. Audit of Cost or Pricing Data 13 31. Records Retention 13 32. Antitrust Claims 13 33. Patented Articles 13 34. Governing Law 14 35. Compliance with Laws 14 36. Conflict between General Conditions and Procurement Rules 14 37. Entire Contract 14 38. Severability 14 39. Waiver 14 40. Pollution Control 14 41. Campaign Contributions 14		Lians and Warrantias	12
29. Cost or Pricing Data 13 30. Audit of Cost or Pricing Data 13 31. Records Retention 13 32. Antitrust Claims 13 33. Patented Articles 13 34. Governing Law 14 35. Compliance with Laws 14 36. Conflict between General Conditions and Procurement Rules 14 37. Entire Contract 14 38. Severability 14 39. Waiver 14 40. Pollution Control 14 41. Campaign Contributions 14			
30. Audit of Cost or Pricing Data 13 31. Records Retention 13 32. Antitrust Claims 13 33. Patented Articles 13 34. Governing Law 14 35. Compliance with Laws 14 36. Conflict between General Conditions and Procurement Rules 14 37. Entire Contract 14 38. Severability 14 39. Waiver 14 40. Pollution Control 14 41. Campaign Contributions 14			
31. Records Retention 13 32. Antitrust Claims 13 33. Patented Articles 13 34. Governing Law 14 35. Compliance with Laws 14 36. Conflict between General Conditions and Procurement Rules 14 37. Entire Contract 14 38. Severability 14 39. Waiver 14 40. Pollution Control 14 41. Campaign Contributions 14		Q	
32. Antitrust Claims 13 33. Patented Articles 13 34. Governing Law 14 35. Compliance with Laws 14 36. Conflict between General Conditions and Procurement Rules 14 37. Entire Contract 14 38. Severability 14 39. Waiver 14 40. Pollution Control 14 41. Campaign Contributions 14			
33. Patented Articles			
34. Governing Law 14 35. Compliance with Laws 14 36. Conflict between General Conditions and Procurement Rules 14 37. Entire Contract 14 38. Severability 14 39. Waiver 14 40. Pollution Control 14 41. Campaign Contributions 14			
35. Compliance with Laws 14 36. Conflict between General Conditions and Procurement Rules 14 37. Entire Contract 14 38. Severability 14 39. Waiver 14 40. Pollution Control 14 41. Campaign Contributions 14			
36. Conflict between General Conditions and Procurement Rules 14 37. Entire Contract 14 38. Severability 14 39. Waiver 14 40. Pollution Control 14 41. Campaign Contributions 14		· · · · · · · · · · · · · · · · · · ·	
37. Entire Contract		*	
38. Severability 14 39. Waiver 14 40. Pollution Control 14 41. Campaign Contributions 14			
39. Waiver			
40. Pollution Control		•	
41. Campaign Contributions			
1 6			
	41. 42	Confidentiality of Personal Information	14

GENERAL CONDITIONS

- 1. <u>Coordination of Services by the STATE.</u> The head of the purchasing agency ("HOPA") (which term includes the designee of the HOPA) shall coordinate the services to be provided by the CONTRACTOR in order to complete the performance required in the Contract. The CONTRACTOR shall maintain communications with HOPA at all stages of the CONTRACTOR'S work, and submit to HOPA for resolution any questions which may arise as to the performance of this Contract. "Purchasing agency" as used in these General Conditions means and includes any governmental body which is authorized under chapter 103D, HRS, or its implementing rules and procedures, or by way of delegation, to enter into contracts for the procurement of goods or services or both.
- 2. Relationship of Parties: Independent Contractor Status and Responsibilities, Including Tax Responsibilities.
 - a. In the performance of services required under this Contract, the CONTRACTOR is an "independent contractor," with the authority and responsibility to control and direct the performance and details of the work and services required under this Contract; however, the STATE shall have a general right to inspect work in progress to determine whether, in the STATE'S opinion, the services are being performed by the CONTRACTOR in compliance with this Contract. Unless otherwise provided by special condition, it is understood that the STATE does not agree to use the CONTRACTOR exclusively, and that the CONTRACTOR is free to contract to provide services to other individuals or entities while under contract with the STATE.
 - b. The CONTRACTOR and the CONTRACTOR'S employees and agents are not by reason of this Contract, agents or employees of the State for any purpose, and the CONTRACTOR and the CONTRACTOR'S employees and agents shall not be entitled to claim or receive from the State any vacation, sick leave, retirement, workers' compensation, unemployment insurance, or other benefits provided to state employees.
 - c. The CONTRACTOR shall be responsible for the accuracy, completeness, and adequacy of the CONTRACTOR'S performance under this Contract. Furthermore, the CONTRACTOR intentionally, voluntarily, and knowingly assumes the sole and entire liability to the CONTRACTOR'S employees and agents, and to any individual not a party to this Contract, for all loss, damage, or injury caused by the CONTRACTOR, or the CONTRACTOR'S employees or agents in the course of their employment.
 - d. The CONTRACTOR shall be responsible for payment of all applicable federal, state, and county taxes and fees which may become due and owing by the CONTRACTOR by reason of this Contract, including but not limited to (i) income taxes, (ii) employment related fees, assessments, and taxes, and (iii) general excise taxes. The CONTRACTOR also is responsible for obtaining all licenses, permits, and certificates that may be required in order to perform this Contract.
 - e. The CONTRACTOR shall obtain a general excise tax license from the Department of Taxation, State of Hawaii, in accordance with section 237-9, HRS, and shall comply with all requirements thereof. The CONTRACTOR shall obtain a tax clearance certificate from the Director of Taxation, State of Hawaii, and the Internal Revenue Service, U.S. Department of the Treasury, showing that all delinquent taxes, if any, levied or accrued under state law and the Internal Revenue Code of 1986, as amended, against the CONTRACTOR have been paid and submit the same to the STATE prior to commencing any performance under this Contract. The CONTRACTOR shall also be solely responsible for meeting all requirements necessary to obtain the tax clearance certificate required for final payment under sections 103-53 and 103D-328, HRS, and paragraph 17 of these General Conditions.
 - f. The CONTRACTOR is responsible for securing all employee-related insurance coverage for the CONTRACTOR and the CONTRACTOR'S employees and agents that is or may be required by law, and for payment of all premiums, costs, and other liabilities associated with securing the insurance coverage.

- g. The CONTRACTOR shall obtain a certificate of compliance issued by the Department of Labor and Industrial Relations, State of Hawaii, in accordance with section 103D-310, HRS, and section 3-122-112, HAR, that is current within six months of the date of issuance.
- h. The CONTRACTOR shall obtain a certificate of good standing issued by the Department of Commerce and Consumer Affairs, State of Hawaii, in accordance with section 103D-310, HRS, and section 3-122-112, HAR, that is current within six months of the date of issuance.
- i. In lieu of the above certificates from the Department of Taxation, Labor and Industrial Relations, and Commerce and Consumer Affairs, the CONTRACTOR may submit proof of compliance through the State Procurement Office's designated certification process.

3. <u>Personnel Requirements.</u>

- a. The CONTRACTOR shall secure, at the CONTRACTOR'S own expense, all personnel required to perform this Contract.
- b. The CONTRACTOR shall ensure that the CONTRACTOR'S employees or agents are experienced and fully qualified to engage in the activities and perform the services required under this Contract, and that all applicable licensing and operating requirements imposed or required under federal, state, or county law, and all applicable accreditation and other standards of quality generally accepted in the field of the activities of such employees and agents are complied with and satisfied.
- 4. <u>Nondiscrimination.</u> No person performing work under this Contract, including any subcontractor, employee, or agent of the CONTRACTOR, shall engage in any discrimination that is prohibited by any applicable federal, state, or county law.
- 5. <u>Conflicts of Interest.</u> The CONTRACTOR represents that neither the CONTRACTOR, nor any employee or agent of the CONTRACTOR, presently has any interest, and promises that no such interest, direct or indirect, shall be acquired, that would or might conflict in any manner or degree with the CONTRACTOR'S performance under this Contract.
- 6. <u>Subcontracts and Assignments.</u> The CONTRACTOR shall not assign or subcontract any of the CONTRACTOR'S duties, obligations, or interests under this Contract and no such assignment or subcontract shall be effective unless (i) the CONTRACTOR obtains the prior written consent of the STATE, and (ii) the CONTRACTOR'S assignee or subcontractor submits to the STATE a tax clearance certificate from the Director of Taxation, State of Hawaii, and the Internal Revenue Service, U.S. Department of Treasury, showing that all delinquent taxes, if any, levied or accrued under state law and the Internal Revenue Code of 1986, as amended, against the CONTRACTOR'S assignee or subcontractor have been paid. Additionally, no assignment by the CONTRACTOR of the CONTRACTOR'S right to compensation under this Contract shall be effective unless and until the assignment is approved by the Comptroller of the State of Hawaii, as provided in section 40-58, HRS.
 - a. <u>Recognition of a successor in interest.</u> When in the best interest of the State, a successor in interest may be recognized in an assignment contract in which the STATE, the CONTRACTOR and the assignee or transferee (hereinafter referred to as the "Assignee") agree that:
 - (1) The Assignee assumes all of the CONTRACTOR'S obligations;
 - (2) The CONTRACTOR remains liable for all obligations under this Contract but waives all rights under this Contract as against the STATE; and
 - (3) The CONTRACTOR shall continue to furnish, and the Assignee shall also furnish, all required bonds.
 - b. <u>Change of name.</u> When the CONTRACTOR asks to change the name in which it holds this Contract with the STATE, the procurement officer of the purchasing agency (hereinafter referred to as the "Agency procurement officer") shall, upon receipt of a document acceptable or satisfactory to the

Agency procurement officer indicating such change of name (for example, an amendment to the CONTRACTOR'S articles of incorporation), enter into an amendment to this Contract with the CONTRACTOR to effect such a change of name. The amendment to this Contract changing the CONTRACTOR'S name shall specifically indicate that no other terms and conditions of this Contract are thereby changed.

- c. <u>Reports.</u> All assignment contracts and amendments to this Contract effecting changes of the CONTRACTOR'S name or novations hereunder shall be reported to the chief procurement officer (CPO) as defined in section 103D-203(a), HRS, within thirty days of the date that the assignment contract or amendment becomes effective.
- d. <u>Actions affecting more than one purchasing agency.</u> Notwithstanding the provisions of subparagraphs 6a through 6c herein, when the CONTRACTOR holds contracts with more than one purchasing agency of the State, the assignment contracts and the novation and change of name amendments herein authorized shall be processed only through the CPO's office.
- 7. <u>Indemnification and Defense.</u> The CONTRACTOR shall defend, indemnify, and hold harmless the State of Hawaii, the contracting agency, and their officers, employees, and agents from and against all liability, loss, damage, cost, and expense, including all attorneys' fees, and all claims, suits, and demands therefore, arising out of or resulting from the acts or omissions of the CONTRACTOR or the CONTRACTOR'S employees, officers, agents, or subcontractors under this Contract. The provisions of this paragraph shall remain in full force and effect notwithstanding the expiration or early termination of this Contract.
- 8. <u>Cost of Litigation.</u> In case the STATE shall, without any fault on its part, be made a party to any litigation commenced by or against the CONTRACTOR in connection with this Contract, the CONTRACTOR shall pay all costs and expenses incurred by or imposed on the STATE, including attorneys' fees.
- 9. <u>Liquidated Damages.</u> When the CONTRACTOR is given notice of delay or nonperformance as specified in paragraph 13 (Termination for Default) and fails to cure in the time specified, it is agreed the CONTRACTOR shall pay to the STATE the amount, if any, set forth in this Contract per calendar day from the date set for cure until either (i) the STATE reasonably obtains similar goods or services, or both, if the CONTRACTOR is terminated for default, or (ii) until the CONTRACTOR provides the goods or services, or both, if the CONTRACTOR is not terminated for default. To the extent that the CONTRACTOR'S delay or nonperformance is excused under paragraph 13d (Excuse for Nonperformance or Delay Performance), liquidated damages shall not be assessable against the CONTRACTOR. The CONTRACTOR remains liable for damages caused other than by delay.
- 10. STATE'S Right of Offset. The STATE may offset against any monies or other obligations the STATE owes to the CONTRACTOR under this Contract, any amounts owed to the State of Hawaii by the CONTRACTOR under this Contract or any other contracts, or pursuant to any law or other obligation owed to the State of Hawaii by the CONTRACTOR, including, without limitation, the payment of any taxes or levies of any kind or nature. The STATE will notify the CONTRACTOR in writing of any offset and the nature of such offset. For purposes of this paragraph, amounts owed to the State of Hawaii shall not include debts or obligations which have been liquidated, agreed to by the CONTRACTOR, and are covered by an installment payment or other settlement plan approved by the State of Hawaii, provided, however, that the CONTRACTOR shall be entitled to such exclusion only to the extent that the CONTRACTOR is current with, and not delinquent on, any payments or obligations owed to the State of Hawaii under such payment or other settlement plan.
- 11. <u>Disputes.</u> Disputes shall be resolved in accordance with section 103D-703, HRS, and chapter 3-126, Hawaii Administrative Rules ("HAR"), as the same may be amended from time to time.
- 12. <u>Suspension of Contract.</u> The STATE reserves the right at any time and for any reason to suspend this Contract for any reasonable period, upon written notice to the CONTRACTOR in accordance with the provisions herein.
 - a. <u>Order to stop performance.</u> The Agency procurement officer may, by written order to the CONTRACTOR, at any time, and without notice to any surety, require the CONTRACTOR to stop all or any part of the performance called for by this Contract. This order shall be for a specified

period not exceeding sixty (60) days after the order is delivered to the CONTRACTOR, unless the parties agree to any further period. Any such order shall be identified specifically as a stop performance order issued pursuant to this section. Stop performance orders shall include, as appropriate: (1) A clear description of the work to be suspended; (2) Instructions as to the issuance of further orders by the CONTRACTOR for material or services; (3) Guidance as to action to be taken on subcontracts; and (4) Other instructions and suggestions to the CONTRACTOR for minimizing costs. Upon receipt of such an order, the CONTRACTOR shall forthwith comply with its terms and suspend all performance under this Contract at the time stated, provided, however, the CONTRACTOR shall take all reasonable steps to minimize the occurrence of costs allocable to the performance covered by the order during the period of performance stoppage. Before the stop performance order expires, or within any further period to which the parties shall have agreed, the Agency procurement officer shall either:

- (1) Cancel the stop performance order; or
- (2) Terminate the performance covered by such order as provided in the termination for default provision or the termination for convenience provision of this Contract.
- b. <u>Cancellation or expiration of the order.</u> If a stop performance order issued under this section is cancelled at any time during the period specified in the order, or if the period of the order or any extension thereof expires, the CONTRACTOR shall have the right to resume performance. An appropriate adjustment shall be made in the delivery schedule or contract price, or both, and the Contract shall be modified in writing accordingly, if:
 - (1) The stop performance order results in an increase in the time required for, or in the CONTRACTOR'S cost properly allocable to, the performance of any part of this Contract; and
 - (2) The CONTRACTOR asserts a claim for such an adjustment within thirty (30) days after the end of the period of performance stoppage; provided that, if the Agency procurement officer decides that the facts justify such action, any such claim asserted may be received and acted upon at any time prior to final payment under this Contract.
- c. <u>Termination of stopped performance</u>. If a stop performance order is not cancelled and the performance covered by such order is terminated for default or convenience, the reasonable costs resulting from the stop performance order shall be allowable by adjustment or otherwise.
- d. <u>Adjustment of price</u>. Any adjustment in contract price made pursuant to this paragraph shall be determined in accordance with the price adjustment provision of this Contract.

13. Termination for Default.

- a. <u>Default.</u> If the CONTRACTOR refuses or fails to perform any of the provisions of this Contract with such diligence as will ensure its completion within the time specified in this Contract, or any extension thereof, otherwise fails to timely satisfy the Contract provisions, or commits any other substantial breach of this Contract, the Agency procurement officer may notify the CONTRACTOR in writing of the delay or non-performance and if not cured in ten (10) days or any longer time specified in writing by the Agency procurement officer, such officer may terminate the CONTRACTOR'S right to proceed with the Contract or such part of the Contract as to which there has been delay or a failure to properly perform. In the event of termination in whole or in part, the Agency procurement officer may procure similar goods or services in a manner and upon the terms deemed appropriate by the Agency procurement officer. The CONTRACTOR shall continue performance of the Contract to the extent it is not terminated and shall be liable for excess costs incurred in procuring similar goods or services.
- b. <u>CONTRACTOR'S duties.</u> Notwithstanding termination of the Contract and subject to any directions from the Agency procurement officer, the CONTRACTOR shall take timely, reasonable, and

necessary action to protect and preserve property in the possession of the CONTRACTOR in which the STATE has an interest.

- c. <u>Compensation.</u> Payment for completed goods and services delivered and accepted by the STATE shall be at the price set forth in the Contract. Payment for the protection and preservation of property shall be in an amount agreed upon by the CONTRACTOR and the Agency procurement officer. If the parties fail to agree, the Agency procurement officer shall set an amount subject to the CONTRACTOR'S rights under chapter 3-126, HAR. The STATE may withhold from amounts due the CONTRACTOR such sums as the Agency procurement officer deems to be necessary to protect the STATE against loss because of outstanding liens or claims and to reimburse the STATE for the excess costs expected to be incurred by the STATE in procuring similar goods and services.
- d. Excuse for nonperformance or delayed performance. The CONTRACTOR shall not be in default by reason of any failure in performance of this Contract in accordance with its terms, including any failure by the CONTRACTOR to make progress in the prosecution of the performance hereunder which endangers such performance, if the CONTRACTOR has notified the Agency procurement officer within fifteen (15) days after the cause of the delay and the failure arises out of causes such as: acts of God; acts of a public enemy; acts of the State and any other governmental body in its sovereign or contractual capacity; fires; floods; epidemics; quarantine restrictions; strikes or other labor disputes; freight embargoes; or unusually severe weather. If the failure to perform is caused by the failure of a subcontractor to perform or to make progress, and if such failure arises out of causes similar to those set forth above, the CONTRACTOR shall not be deemed to be in default, unless the goods and services to be furnished by the subcontractor were reasonably obtainable from other sources in sufficient time to permit the CONTRACTOR to meet the requirements of the Contract. Upon request of the CONTRACTOR, the Agency procurement officer shall ascertain the facts and extent of such failure, and, if such officer determines that any failure to perform was occasioned by any one or more of the excusable causes, and that, but for the excusable cause, the CONTRACTOR'S progress and performance would have met the terms of the Contract, the delivery schedule shall be revised accordingly, subject to the rights of the STATE under this Contract. As used in this paragraph, the term "subcontractor" means subcontractor at any tier.
- e. <u>Erroneous termination for default.</u> If, after notice of termination of the CONTRACTOR'S right to proceed under this paragraph, it is determined for any reason that the CONTRACTOR was not in default under this paragraph, or that the delay was excusable under the provisions of subparagraph 13d, "Excuse for nonperformance or delayed performance," the rights and obligations of the parties shall be the same as if the notice of termination had been issued pursuant to paragraph 14.
- f. <u>Additional rights and remedies.</u> The rights and remedies provided in this paragraph are in addition to any other rights and remedies provided by law or under this Contract.

14. <u>Termination for Convenience.</u>

- a. <u>Termination.</u> The Agency procurement officer may, when the interests of the STATE so require, terminate this Contract in whole or in part, for the convenience of the STATE. The Agency procurement officer shall give written notice of the termination to the CONTRACTOR specifying the part of the Contract terminated and when termination becomes effective.
- b. <u>CONTRACTOR'S obligations.</u> The CONTRACTOR shall incur no further obligations in connection with the terminated performance and on the date(s) set in the notice of termination the CONTRACTOR will stop performance to the extent specified. The CONTRACTOR shall also terminate outstanding orders and subcontracts as they relate to the terminated performance. The CONTRACTOR shall settle the liabilities and claims arising out of the termination of subcontracts and orders connected with the terminated performance subject to the STATE'S approval. The Agency procurement officer may direct the CONTRACTOR to assign the CONTRACTOR'S right, title, and interest under terminated orders or subcontracts to the STATE. The CONTRACTOR must still complete the performance not terminated by the notice of termination and may incur obligations as necessary to do so.

- c. <u>Right to goods and work product.</u> The Agency procurement officer may require the CONTRACTOR to transfer title and deliver to the STATE in the manner and to the extent directed by the Agency procurement officer:
 - (1) Any completed goods or work product; and
 - (2) The partially completed goods and materials, parts, tools, dies, jigs, fixtures, plans, drawings, information, and contract rights (hereinafter called "manufacturing material") as the CONTRACTOR has specifically produced or specially acquired for the performance of the terminated part of this Contract.

The CONTRACTOR shall, upon direction of the Agency procurement officer, protect and preserve property in the possession of the CONTRACTOR in which the STATE has an interest. If the Agency procurement officer does not exercise this right, the CONTRACTOR shall use best efforts to sell such goods and manufacturing materials. Use of this paragraph in no way implies that the STATE has breached the Contract by exercise of the termination for convenience provision.

d. <u>Compensation.</u>

- (1) The CONTRACTOR shall submit a termination claim specifying the amounts due because of the termination for convenience together with the cost or pricing data, submitted to the extent required by chapter 3-122, HAR, bearing on such claim. If the CONTRACTOR fails to file a termination claim within one year from the effective date of termination, the Agency procurement officer may pay the CONTRACTOR, if at all, an amount set in accordance with subparagraph 14d(3) below.
- (2) The Agency procurement officer and the CONTRACTOR may agree to a settlement provided the CONTRACTOR has filed a termination claim supported by cost or pricing data submitted as required and that the settlement does not exceed the total Contract price plus settlement costs reduced by payments previously made by the STATE, the proceeds of any sales of goods and manufacturing materials under subparagraph 14c, and the Contract price of the performance not terminated.
- (3) Absent complete agreement under subparagraph 14d(2) the Agency procurement officer shall pay the CONTRACTOR the following amounts, provided payments agreed to under subparagraph 14d(2) shall not duplicate payments under this subparagraph for the following:
 - (A) Contract prices for goods or services accepted under the Contract;
 - (B) Costs incurred in preparing to perform and performing the terminated portion of the performance plus a fair and reasonable profit on such portion of the performance, such profit shall not include anticipatory profit or consequential damages, less amounts paid or to be paid for accepted goods or services; provided, however, that if it appears that the CONTRACTOR would have sustained a loss if the entire Contract would have been completed, no profit shall be allowed or included and the amount of compensation shall be reduced to reflect the anticipated rate of loss;
 - (C) Costs of settling and paying claims arising out of the termination of subcontracts or orders pursuant to subparagraph 14b. These costs must not include costs paid in accordance with subparagraph 14d(3)(B);
 - (D) The reasonable settlement costs of the CONTRACTOR, including accounting, legal, clerical, and other expenses reasonably necessary for the preparation of settlement claims and supporting data with respect to the terminated portion of the Contract and for the termination of subcontracts thereunder, together with reasonable storage, transportation, and other costs incurred in connection with the protection or disposition of property allocable to the terminated portion of this Contract. The total sum to be paid the CONTRACTOR under this subparagraph shall not exceed the

total Contract price plus the reasonable settlement costs of the CONTRACTOR reduced by the amount of payments otherwise made, the proceeds of any sales of supplies and manufacturing materials under subparagraph 14d(2), and the contract price of performance not terminated.

- (4) Costs claimed, agreed to, or established under subparagraphs 14d(2) and 14d(3) shall be in accordance with Chapter 3-123 (Cost Principles) of the Procurement Rules.
- 15. <u>Claims Based on the Agency Procurement Officer's Actions or Omissions.</u>
 - a. <u>Changes in scope.</u> If any action or omission on the part of the Agency procurement officer (which term includes the designee of such officer for purposes of this paragraph 15) requiring performance changes within the scope of the Contract constitutes the basis for a claim by the CONTRACTOR for additional compensation, damages, or an extension of time for completion, the CONTRACTOR shall continue with performance of the Contract in compliance with the directions or orders of such officials, but by so doing, the CONTRACTOR shall not be deemed to have prejudiced any claim for additional compensation, damages, or an extension of time for completion; provided:
 - (1) <u>Written notice required.</u> The CONTRACTOR shall give written notice to the Agency procurement officer:
 - (A) Prior to the commencement of the performance involved, if at that time the CONTRACTOR knows of the occurrence of such action or omission;
 - (B) Within thirty (30) days after the CONTRACTOR knows of the occurrence of such action or omission, if the CONTRACTOR did not have such knowledge prior to the commencement of the performance; or
 - (C) Within such further time as may be allowed by the Agency procurement officer in writing.
 - (2) <u>Notice content.</u> This notice shall state that the CONTRACTOR regards the act or omission as a reason which may entitle the CONTRACTOR to additional compensation, damages, or an extension of time. The Agency procurement officer, upon receipt of such notice, may rescind such action, remedy such omission, or take such other steps as may be deemed advisable in the discretion of the Agency procurement officer;
 - (3) <u>Basis must be explained.</u> The notice required by subparagraph 15a(1) describes as clearly as practicable at the time the reasons why the CONTRACTOR believes that additional compensation, damages, or an extension of time may be remedies to which the CONTRACTOR is entitled; and
 - (4) <u>Claim must be justified.</u> The CONTRACTOR must maintain and, upon request, make available to the Agency procurement officer within a reasonable time, detailed records to the extent practicable, and other documentation and evidence satisfactory to the STATE, justifying the claimed additional costs or an extension of time in connection with such changes.
 - b. <u>CONTRACTOR not excused.</u> Nothing herein contained, however, shall excuse the CONTRACTOR from compliance with any rules or laws precluding any state officers and CONTRACTOR from acting in collusion or bad faith in issuing or performing change orders which are clearly not within the scope of the Contract.
 - c. <u>Price adjustment.</u> Any adjustment in the price made pursuant to this paragraph shall be determined in accordance with the price adjustment provision of this Contract.
- 16. <u>Costs and Expenses.</u> Any reimbursement due the CONTRACTOR for per diem and transportation expenses under this Contract shall be subject to chapter 3-123 (Cost Principles), HAR, and the following guidelines:

- a. Reimbursement for air transportation shall be for actual cost or coach class air fare, whichever is less.
- b. Reimbursement for ground transportation costs shall not exceed the actual cost of renting an intermediate-sized vehicle.
- c. Unless prior written approval of the HOPA is obtained, reimbursement for subsistence allowance (i.e., hotel and meals, etc.) shall not exceed the applicable daily authorized rates for inter-island or out-of-state travel that are set forth in the current Governor's Executive Order authorizing adjustments in salaries and benefits for state officers and employees in the executive branch who are excluded from collective bargaining coverage.

17. Payment Procedures; Final Payment; Tax Clearance.

- a. <u>Original invoices required.</u> All payments under this Contract shall be made only upon submission by the CONTRACTOR of original invoices specifying the amount due and certifying that services requested under the Contract have been performed by the CONTRACTOR according to the Contract.
- b. <u>Subject to available funds.</u> Such payments are subject to availability of funds and allotment by the Director of Finance in accordance with chapter 37, HRS. Further, all payments shall be made in accordance with and subject to chapter 40, HRS.

c. <u>Prompt payment.</u>

- (1) Any money, other than retainage, paid to the CONTRACTOR shall be disbursed to subcontractors within ten (10) days after receipt of the money in accordance with the terms of the subcontract; provided that the subcontractor has met all the terms and conditions of the subcontract and there are no bona fide disputes; and
- (2) Upon final payment to the CONTRACTOR, full payment to the subcontractor, including retainage, shall be made within ten (10) days after receipt of the money; provided that there are no bona fide disputes over the subcontractor's performance under the subcontract.
- d. <u>Final payment.</u> Final payment under this Contract shall be subject to sections 103-53 and 103D-328, HRS, which require a tax clearance from the Director of Taxation, State of Hawaii, and the Internal Revenue Service, U.S. Department of Treasury, showing that all delinquent taxes, if any, levied or accrued under state law and the Internal Revenue Code of 1986, as amended, against the CONTRACTOR have been paid. Further, in accordance with section 3-122-112, HAR, CONTRACTOR shall provide a certificate affirming that the CONTRACTOR has remained in compliance with all applicable laws as required by this section.
- 18. <u>Federal Funds.</u> If this Contract is payable in whole or in part from federal funds, CONTRACTOR agrees that, as to the portion of the compensation under this Contract to be payable from federal funds, the CONTRACTOR shall be paid only from such funds received from the federal government, and shall not be paid from any other funds. Failure of the STATE to receive anticipated federal funds shall not be considered a breach by the STATE or an excuse for nonperformance by the CONTRACTOR.

19. Modifications of Contract.

- a. <u>In writing.</u> Any modification, alteration, amendment, change, or extension of any term, provision, or condition of this Contract permitted by this Contract shall be made by written amendment to this Contract, signed by the CONTRACTOR and the STATE, provided that change orders shall be made in accordance with paragraph 20 herein.
- b. <u>No oral modification.</u> No oral modification, alteration, amendment, change, or extension of any term, provision, or condition of this Contract shall be permitted.

- c. <u>Agency procurement officer.</u> By written order, at any time, and without notice to any surety, the Agency procurement officer may unilaterally order of the CONTRACTOR:
 - (A) Changes in the work within the scope of the Contract; and
 - (B) Changes in the time of performance of the Contract that do not alter the scope of the Contract work.
- d. <u>Adjustments of price or time for performance</u>. If any modification increases or decreases the CONTRACTOR'S cost of, or the time required for, performance of any part of the work under this Contract, an adjustment shall be made and this Contract modified in writing accordingly. Any adjustment in contract price made pursuant to this clause shall be determined, where applicable, in accordance with the price adjustment clause of this Contract or as negotiated.
- e. <u>Claim barred after final payment.</u> No claim by the CONTRACTOR for an adjustment hereunder shall be allowed if written modification of the Contract is not made prior to final payment under this Contract.
- f. <u>Claims not barred.</u> In the absence of a written contract modification, nothing in this clause shall be deemed to restrict the CONTRACTOR'S right to pursue a claim under this Contract or for a breach of contract.
- g. <u>Head of the purchasing agency approval.</u> If this is a professional services contract awarded pursuant to section 103D-303 or 103D-304, HRS, any modification, alteration, amendment, change, or extension of any term, provision, or condition of this Contract which increases the amount payable to the CONTRACTOR by at least \$25,000.00 and ten per cent (10%) or more of the initial contract price, must receive the prior approval of the head of the purchasing agency.
- h. <u>Tax clearance</u>. The STATE may, at its discretion, require the CONTRACTOR to submit to the STATE, prior to the STATE'S approval of any modification, alteration, amendment, change, or extension of any term, provision, or condition of this Contract, a tax clearance from the Director of Taxation, State of Hawaii, and the Internal Revenue Service, U.S. Department of Treasury, showing that all delinquent taxes, if any, levied or accrued under state law and the Internal Revenue Code of 1986, as amended, against the CONTRACTOR have been paid.
- i. <u>Sole source contracts.</u> Amendments to sole source contracts that would change the original scope of the Contract may only be made with the approval of the CPO. Annual renewal of a sole source contract for services should not be submitted as an amendment.
- 20. <u>Change Order.</u> The Agency procurement officer may, by a written order signed only by the STATE, at any time, and without notice to any surety, and subject to all appropriate adjustments, make changes within the general scope of this Contract in any one or more of the following:
 - (1) Drawings, designs, or specifications, if the goods or services to be furnished are to be specially provided to the STATE in accordance therewith;
 - (2) Method of delivery; or
 - (3) Place of delivery.
 - a. Adjustments of price or time for performance. If any change order increases or decreases the CONTRACTOR'S cost of, or the time required for, performance of any part of the work under this Contract, whether or not changed by the order, an adjustment shall be made and the Contract modified in writing accordingly. Any adjustment in the Contract price made pursuant to this provision shall be determined in accordance with the price adjustment provision of this Contract. Failure of the parties to agree to an adjustment shall not excuse the CONTRACTOR from proceeding with the Contract as changed, provided that the Agency procurement officer promptly and duly makes the provisional adjustments in payment or time for performance as may be reasonable. By

- proceeding with the work, the CONTRACTOR shall not be deemed to have prejudiced any claim for additional compensation, or any extension of time for completion.
- b. <u>Time period for claim.</u> Within ten (10) days after receipt of a written change order under subparagraph 20a, unless the period is extended by the Agency procurement officer in writing, the CONTRACTOR shall respond with a claim for an adjustment. The requirement for a timely written response by CONTRACTOR cannot be waived and shall be a condition precedent to the assertion of a claim.
- c. <u>Claim barred after final payment.</u> No claim by the CONTRACTOR for an adjustment hereunder shall be allowed if a written response is not given prior to final payment under this Contract.
- d. <u>Other claims not barred.</u> In the absence of a change order, nothing in this paragraph 20 shall be deemed to restrict the CONTRACTOR'S right to pursue a claim under the Contract or for breach of contract.

21. Price Adjustment.

- a. <u>Price adjustment.</u> Any adjustment in the contract price pursuant to a provision in this Contract shall be made in one or more of the following ways:
 - (1) By agreement on a fixed price adjustment before commencement of the pertinent performance or as soon thereafter as practicable;
 - (2) By unit prices specified in the Contract or subsequently agreed upon;
 - By the costs attributable to the event or situation covered by the provision, plus appropriate profit or fee, all as specified in the Contract or subsequently agreed upon;
 - (4) In such other manner as the parties may mutually agree; or
 - (5) In the absence of agreement between the parties, by a unilateral determination by the Agency procurement officer of the costs attributable to the event or situation covered by the provision, plus appropriate profit or fee, all as computed by the Agency procurement officer in accordance with generally accepted accounting principles and applicable sections of chapters 3-123 and 3-126, HAR.
- b. <u>Submission of cost or pricing data.</u> The CONTRACTOR shall provide cost or pricing data for any price adjustments subject to the provisions of chapter 3-122, HAR.
- 22. <u>Variation in Quantity for Definite Quantity Contracts</u>. Upon the agreement of the STATE and the CONTRACTOR, the quantity of goods or services, or both, if a definite quantity is specified in this Contract, may be increased by a maximum of ten per cent (10%); provided the unit prices will remain the same except for any price adjustments otherwise applicable; and the Agency procurement officer makes a written determination that such an increase will either be more economical than awarding another contract or that it would not be practical to award another contract.
- 23. <u>Changes in Cost-Reimbursement Contract.</u> If this Contract is a cost-reimbursement contract, the following provisions shall apply:
 - a. The Agency procurement officer may at any time by written order, and without notice to the sureties, if any, make changes within the general scope of the Contract in any one or more of the following:
 - (1) Description of performance (Attachment 1);
 - (2) Time of performance (i.e., hours of the day, days of the week, etc.);
 - (3) Place of performance of services;

- (4) Drawings, designs, or specifications when the supplies to be furnished are to be specially manufactured for the STATE in accordance with the drawings, designs, or specifications;
- (5) Method of shipment or packing of supplies; or
- (6) Place of delivery.
- b. If any change causes an increase or decrease in the estimated cost of, or the time required for performance of, any part of the performance under this Contract, whether or not changed by the order, or otherwise affects any other terms and conditions of this Contract, the Agency procurement officer shall make an equitable adjustment in the (1) estimated cost, delivery or completion schedule, or both; (2) amount of any fixed fee; and (3) other affected terms and shall modify the Contract accordingly.
- c. The CONTRACTOR must assert the CONTRACTOR'S rights to an adjustment under this provision within thirty (30) days from the day of receipt of the written order. However, if the Agency procurement officer decides that the facts justify it, the Agency procurement officer may receive and act upon a proposal submitted before final payment under the Contract.
- d. Failure to agree to any adjustment shall be a dispute under paragraph 11 of this Contract. However, nothing in this provision shall excuse the CONTRACTOR from proceeding with the Contract as changed.
- e. Notwithstanding the terms and conditions of subparagraphs 23a and 23b, the estimated cost of this Contract and, if this Contract is incrementally funded, the funds allotted for the performance of this Contract, shall not be increased or considered to be increased except by specific written modification of the Contract indicating the new contract estimated cost and, if this contract is incrementally funded, the new amount allotted to the contract.

24. <u>Confidentiality of Material.</u>

- a. All material given to or made available to the CONTRACTOR by virtue of this Contract, which is identified as proprietary or confidential information, will be safeguarded by the CONTRACTOR and shall not be disclosed to any individual or organization without the prior written approval of the STATE.
- b. All information, data, or other material provided by the CONTRACTOR to the STATE shall be subject to the Uniform Information Practices Act, chapter 92F, HRS.
- 25. <u>Publicity.</u> The CONTRACTOR shall not refer to the STATE, or any office, agency, or officer thereof, or any state employee, including the HOPA, the CPO, the Agency procurement officer, or to the services or goods, or both, provided under this Contract, in any of the CONTRACTOR'S brochures, advertisements, or other publicity of the CONTRACTOR. All media contacts with the CONTRACTOR about the subject matter of this Contract shall be referred to the Agency procurement officer.
- 26. Ownership Rights and Copyright. The STATE shall have complete ownership of all material, both finished and unfinished, which is developed, prepared, assembled, or conceived by the CONTRACTOR pursuant to this Contract, and all such material shall be considered "works made for hire." All such material shall be delivered to the STATE upon expiration or termination of this Contract. The STATE, in its sole discretion, shall have the exclusive right to copyright any product, concept, or material developed, prepared, assembled, or conceived by the CONTRACTOR pursuant to this Contract.
- 27. <u>Liens and Warranties.</u> Goods provided under this Contract shall be provided free of all liens and provided together with all applicable warranties, or with the warranties described in the Contract documents, whichever are greater.

- 28. <u>Audit of Books and Records of the CONTRACTOR.</u> The STATE may, at reasonable times and places, audit the books and records of the CONTRACTOR, prospective contractor, subcontractor, or prospective subcontractor which are related to:
 - a. The cost or pricing data, and
 - b. A state contract, including subcontracts, other than a firm fixed-price contract.
- 29. <u>Cost or Pricing Data.</u> Cost or pricing data must be submitted to the Agency procurement officer and timely certified as accurate for contracts over \$100,000 unless the contract is for a multiple-term or as otherwise specified by the Agency procurement officer. Unless otherwise required by the Agency procurement officer, cost or pricing data submission is not required for contracts awarded pursuant to competitive sealed bid procedures.

If certified cost or pricing data are subsequently found to have been inaccurate, incomplete, or noncurrent as of the date stated in the certificate, the STATE is entitled to an adjustment of the contract price, including profit or fee, to exclude any significant sum by which the price, including profit or fee, was increased because of the defective data. It is presumed that overstated cost or pricing data increased the contract price in the amount of the defect plus related overhead and profit or fee. Therefore, unless there is a clear indication that the defective data was not used or relied upon, the price will be reduced in such amount.

30. <u>Audit of Cost or Pricing Data.</u> When cost or pricing principles are applicable, the STATE may require an audit of cost or pricing data.

31. <u>Records Retention.</u>

- (1) Upon any termination of this Contract or as otherwise required by applicable law, CONTRACTOR shall, pursuant to chapter 487R, HRS, destroy all copies (paper or electronic form) of personal information received from the STATE.
- (2) The CONTRACTOR and any subcontractors shall maintain the files, books, and records that relate to the Contract, including any personal information created or received by the CONTRACTOR on behalf of the STATE, and any cost or pricing data, for at least three (3) years after the date of final payment under the Contract. The personal information shall continue to be confidential and shall only be disclosed as permitted or required by law. After the three (3) year, or longer retention period as required by law has ended, the files, books, and records that contain personal information shall be destroyed pursuant to chapter 487R, HRS or returned to the STATE at the request of the STATE.
- 32. <u>Antitrust Claims.</u> The STATE and the CONTRACTOR recognize that in actual economic practice, overcharges resulting from antitrust violations are in fact usually borne by the purchaser. Therefore, the CONTRACTOR hereby assigns to STATE any and all claims for overcharges as to goods and materials purchased in connection with this Contract, except as to overcharges which result from violations commencing after the price is established under this Contract and which are not passed on to the STATE under an escalation clause.
- 33. Patented Articles. The CONTRACTOR shall defend, indemnify, and hold harmless the STATE, and its officers, employees, and agents from and against all liability, loss, damage, cost, and expense, including all attorneys fees, and all claims, suits, and demands arising out of or resulting from any claims, demands, or actions by the patent holder for infringement or other improper or unauthorized use of any patented article, patented process, or patented appliance in connection with this Contract. The CONTRACTOR shall be solely responsible for correcting or curing to the satisfaction of the STATE any such infringement or improper or unauthorized use, including, without limitation: (a) furnishing at no cost to the STATE a substitute article, process, or appliance acceptable to the STATE, (b) paying royalties or other required payments to the patent holder, (c) obtaining proper authorizations or releases from the patent holder, and (d) furnishing such security to or making such arrangements with the patent holder as may be necessary to correct or cure any such infringement or improper or unauthorized use.

- 34. <u>Governing Law.</u> The validity of this Contract and any of its terms or provisions, as well as the rights and duties of the parties to this Contract, shall be governed by the laws of the State of Hawaii. Any action at law or in equity to enforce or interpret the provisions of this Contract shall be brought in a state court of competent jurisdiction in Honolulu, Hawaii.
- 35. <u>Compliance with Laws.</u> The CONTRACTOR shall comply with all federal, state, and county laws, ordinances, codes, rules, and regulations, as the same may be amended from time to time, that in any way affect the CONTRACTOR'S performance of this Contract.
- 36. <u>Conflict Between General Conditions and Procurement Rules</u>. In the event of a conflict between the General Conditions and the procurement rules, the procurement rules in effect on the date this Contract became effective shall control and are hereby incorporated by reference.
- 37. <u>Entire Contract.</u> This Contract sets forth all of the agreements, conditions, understandings, promises, warranties, and representations between the STATE and the CONTRACTOR relative to this Contract. This Contract supersedes all prior agreements, conditions, understandings, promises, warranties, and representations, which shall have no further force or effect. There are no agreements, conditions, understandings, promises, warranties, or representations, oral or written, express or implied, between the STATE and the CONTRACTOR other than as set forth or as referred to herein.
- 38. <u>Severability.</u> In the event that any provision of this Contract is declared invalid or unenforceable by a court, such invalidity or unenforceability shall not affect the validity or enforceability of the remaining terms of this Contract.
- 39. <u>Waiver.</u> The failure of the STATE to insist upon the strict compliance with any term, provision, or condition of this Contract shall not constitute or be deemed to constitute a waiver or relinquishment of the STATE'S right to enforce the same in accordance with this Contract. The fact that the STATE specifically refers to one provision of the procurement rules or one section of the Hawaii Revised Statutes, and does not include other provisions or statutory sections in this Contract shall not constitute a waiver or relinquishment of the STATE'S rights or the CONTRACTOR'S obligations under the procurement rules or statutes.
- 40. <u>Pollution Control.</u> If during the performance of this Contract, the CONTRACTOR encounters a "release" or a "threatened release" of a reportable quantity of a "hazardous substance," "pollutant," or "contaminant" as those terms are defined in section 128D-1, HRS, the CONTRACTOR shall immediately notify the STATE and all other appropriate state, county, or federal agencies as required by law. The Contractor shall take all necessary actions, including stopping work, to avoid causing, contributing to, or making worse a release of a hazardous substance, pollutant, or contaminant, and shall promptly obey any orders the Environmental Protection Agency or the state Department of Health issues in response to the release. In the event there is an ensuing cease-work period, and the STATE determines that this Contract requires an adjustment of the time for performance, the Contract shall be modified in writing accordingly.
- 41. <u>Campaign Contributions.</u> The CONTRACTOR is hereby notified of the applicability of 11-355, HRS, which states that campaign contributions are prohibited from specified state or county government contractors during the terms of their contracts if the contractors are paid with funds appropriated by a legislative body.
- 42. <u>Confidentiality of Personal Information.</u>
 - a. <u>Definitions.</u>
 - "Personal information" means an individual's first name or first initial and last name in combination with any one or more of the following data elements, when either name or data elements are not encrypted:
 - (1) Social security number;
 - (2) Driver's license number or Hawaii identification card number; or

(3) Account number, credit or debit card number, access code, or password that would permit access to an individual's financial information.

Personal information does not include publicly available information that is lawfully made available to the general public from federal, state, or local government records.

"Technological safeguards" means the technology and the policy and procedures for use of the technology to protect and control access to personal information.

b. <u>Confidentiality of Material.</u>

- (1) All material given to or made available to the CONTRACTOR by the STATE by virtue of this Contract which is identified as personal information, shall be safeguarded by the CONTRACTOR and shall not be disclosed without the prior written approval of the STATE.
- (2) CONTRACTOR agrees not to retain, use, or disclose personal information for any purpose other than as permitted or required by this Contract.
- (3) CONTRACTOR agrees to implement appropriate "technological safeguards" that are acceptable to the STATE to reduce the risk of unauthorized access to personal information.
- (4) CONTRACTOR shall report to the STATE in a prompt and complete manner any security breaches involving personal information.
- (5) CONTRACTOR agrees to mitigate, to the extent practicable, any harmful effect that is known to CONTRACTOR because of a use or disclosure of personal information by CONTRACTOR in violation of the requirements of this paragraph.
- (6) CONTRACTOR shall complete and retain a log of all disclosures made of personal information received from the STATE, or personal information created or received by CONTRACTOR on behalf of the STATE.

c. Security Awareness Training and Confidentiality Agreements.

- (1) CONTRACTOR certifies that all of its employees who will have access to the personal information have completed training on security awareness topics relating to protecting personal information.
- (2) CONTRACTOR certifies that confidentiality agreements have been signed by all of its employees who will have access to the personal information acknowledging that:
 - (A) The personal information collected, used, or maintained by the CONTRACTOR will be treated as confidential;
 - (B) Access to the personal information will be allowed only as necessary to perform the Contract; and
 - (C) Use of the personal information will be restricted to uses consistent with the services subject to this Contract.
- d. <u>Termination for Cause.</u> In addition to any other remedies provided for by this Contract, if the STATE learns of a material breach by CONTRACTOR of this paragraph by CONTRACTOR, the STATE may at its sole discretion:

- (1) Provide an opportunity for the CONTRACTOR to cure the breach or end the violation; or
- (2) Immediately terminate this Contract.

In either instance, the CONTRACTOR and the STATE shall follow chapter 487N, HRS, with respect to notification of a security breach of personal information.

e. Records Retention.

- (1) Upon any termination of this Contract or as otherwise required by applicable law, CONTRACTOR shall, pursuant to chapter 487R, HRS, destroy all copies (paper or electronic form) of personal information received from the STATE.
- (2) The CONTRACTOR and any subcontractors shall maintain the files, books, and records that relate to the Contract, including any personal information created or received by the CONTRACTOR on behalf of the STATE, and any cost or pricing data, for at least three (3) years after the date of final payment under the Contract. The personal information shall continue to be confidential and shall only be disclosed as permitted or required by law. After the three (3) year, or longer retention period as required by law has ended, the files, books, and records that contain personal information shall be destroyed pursuant to chapter 487R, HRS or returned to the STATE at the request of the STATE.