TERM CONTRACT AWARD		OF LOS ANGRES	CONTRAC MA-IS-184			VERSION DATE
			PROCUREMENT FOLDER:		ER: 1383178	1383178
			BUYER: PHONE: EMAIL:	Theodore 323-267-2 ted.lo@is		
PITNEY BOWES 2225 AMERICAN DR			VENDOR N CONTACT PHONE:	MAR0	9 CIE SHELANSKY 57-7437	
NE	EENAH WI 54956		FISCAL YE EFFECTIVE EXPIRATION	EAR: E DATE: 1	0/17/17 0/31/20	
	NG, LOGISTICS	1				
LINE NO.	COMMODITY/SERVICE DESCRIPTION	QUAN	NTITY	UOM	PRICE TYPE	VALUE
1	COMMODITY CODE: 985-60-00-000592		0.000		DISCOUNT	17.2500
	MAILING EQUIPMENT, RELATED PRODUCTS AND SERVICES FOR RENTAL AND MUNCIPAL LEASE. FOLDING & INSERTING MACHINES AND RELATED SUPPLIES. RENTAL OF POSTAGE METER MINUMUM TRADE DISCOUNT FOR ITEMS NOT COVERED BY NASPO CONTRACT.					
2			0.000		DISCOUNT	17.2500
	RENTAL OF MAILING AND LOGISTICS PRODUCTS. MINUMUM TRADE DISCOUNT .					
3	COMMODITY CODE: 600-61-00-000594 PURCHASE OF MAILROOM FURNITURE. MINUMUM		0.000		DISCOUNT	17.2500
	TRADE DISCOUNT					
4	COMMODITY CODE: 600-80-00-000596 PITNEY BOWES RELATED SUPPLY PURCHASE.		0.000		DISCOUNT	17.2500
5	MINUMUM TRADE DISCOUNT. COMMODITY CODE: 939-52-00-000597		0.000		DISCOUNT	17.2500
5	PURCHASE OF MAILING EQUIPMENT AND RELATED PRODUCTS NOT COVERED BY NASPO CONTRACT. MINUMUM TRADE DISCOUNT.					
6	COMMODITY CODE: 600-71-00-000001		0.000		DISCOUNT	17.2500
	PURCHASE OF MAILING EQUIPMENT AND RELATED PRODUCTS FOR ITEMS NOT COVERED BY NASPO CONTRACT. MINUMUM TRADE DISCOUNT					

COUNTY OF LOS ANGELES

7 COMMODITY CODE: 600-71-00-000001

CONTRACT # ADSPO16-169897

PURCHASE OF MAILING EQUIPMENT AND RELATED PRODUCTS FOR ITEMS COVERED BY NASPO CONTRACT. DISCOUNT WILL MIRROR NASPO 0.000

DISCOUNT

0.0000 %

# TERM CONTRACT AWARD

### F.O.B. DELIVERED. FREIGHT PREPAID AND ALLOWED VENDOR: PAYS FREIGHT COST, OWN TITLE IN TRANSIT, FILE CLAIM(S) COUNTY: TAKES OWNERSHIP AT DESTINATION TERMS AND CONDITIONS ARE IN ACCORDANCE WITH RFQ-IS-18260088. PRICE OF PRODUCT INCLUDES FREIGHT AND INSTALLATION. LIQUIDATED DAMAGES ALL TIME LIMITS STATED IN THE PURCHASE ORDER ARE OF THE ESSENCE. SHOULD THE DELIVERY NOT BE COMPLETED ON OR BEFORE THE TIME STIPULATED, IT IS MUTUALLY AGREED BY AND BETWEEN THE SUCCESSFUL BIDDER AND THE COUNTY OF LOS ANGELES THAT: A DELAY IN DELIVERY WOULD SERIOUSLY AFFECT THE PUBLIC AND THE OPERATION OF THE LOS ANGELES COUNTY, THAT A REDUCTION IN THE UNIT PRICE OF TWENTY-FIVE DOLLARS (\$25.00) PER CALENDAR DAY FOR EACH AND EVERY DAY FOR EACH UNIT WHICH EXCEEDS THE DELIVERY TIME SET FORTH IN THE PURCHASE ORDER IS THE NEAREST MEASURE OF DAMAGES FOR EACH DELAY THAT CAN BE FIXED AT THIS TIME, THEREFORE, THE COUNTY AND THE SUCCESSFUL BIDDER HEREBY ESTABLISH SAID REDUCTION IN THE UNIT PRICE OF TWENTY-FIVE DOLLARS (\$25.00) PER CALENDAR DAY FOR EACH AND EVERY DAY OF DELAY FOR EACH UNIT AS LIQUIDATED DAMAGES AND NOT AS A PENALTY OR FORFEITURE FOR THE BREACH OF AGREEMENT TO COMPLETE DELIVERY BY THE SUCCESSFUL BIDDER ON OR BEFORE THE TIME SPECIFIED IN THE PURCHASE ORDER. LIQUIDATED DAMAGES SHALL NOT APPLY TO TIME ELAPSING BETWEEN DATE OF DELIVERY AND DATE OF NOTIFICATION TO THE SUCCESSFUL BIDDER OF REJECTION OF SUBSPECIFICATION MATERIAL. THE ABOVE CONDITIONS MAY BE INVOKED IF DELIVERIES EXCEED THE SPECIFIED TIME OR IF REPLACEMENT OF MATERIAL NOT MEETING SPECIFICATIONS EXCEEDS SPECIFIED TIME. SHOULD THE SUCCESSFUL BIDDER BE OBSTRUCTED OR DELAYED IN THE WORK REQUIRED TO BE DONE HEREWITH BY CHANGES IN THE WORK OR BY ANY DEFAULT, ACT, OR OMISSION OF THE COUNTY, OR BY STRIKES, FIRES, ACTS OF GOD, OR BY THE INABILITY TO OBTAIN MATERIALS, EQUIPMENT, OR LABOR DUE TO FEDERAL GOVERNMENT RESTRICTIONS ARISING OUT OF THE DEFENSE OR WAR PROGRAM, THEN THE TIME OF COMPLETION SHALL BE EXTENDED FOR SUCH PERIODS AS MAY BE AGREED UPON BY COUNTY AND THE SUCCESSFUL BIDDER. IF THERE IS INSUFFICIENT TIME TO GRANT EXTENSIONS PRIOR TO COMPLETION DATE OF THE CONTRACT, THE COUNTY MAY, AT THE TIME OF ACCEPTANCE OF THE WORK, WAIVE LIQUIDATED DAMAGES WHICH MAY HAVE ACCRUED FOR FAILURE TO COMPLETE THE WORK ON TIME DUE TO ANY OF THE ABOVE, AFTER HEARING EVIDENCE AS TO THE REASONS FOR SUCH DELAY AND MAKING A FINDING AS TO THE CAUSE OF SAME. IN THE EVENT THAT THE SUCCESSFUL BIDDER IS ON STRIKE AT THE TIME OF THE AWARD OF THE BID, THE COUNTY RESERVES THE OPTION TO ACCEPT THE FIRST ACCEPTABLE BID FROM A MANUFACTURER THAT IS NOT ON STRIKE. TIME SPECIFIED IN THE PO SHALL IN NO EVENT BE SOONER THAN THIRTY (30) DAYS FROM THE DATE OF THE SUBMISSION OF THE ORDER. THE COUNTY OF LOS ANGELES RESERVES THE RIGHT TO CANCEL THIS AGREEMENT IF DELIVERY OR SERVICES PROVE UNSATISFACTORY (DEFAULT) AND MAY PROCURE THE ARTICLES OR SERVICES FROM OTHER SOURCES AND MAY DEDUCT FROM UNPAID BALANCE DUE THE VENDOR AND/OR MAY COLLECT AGAINST THE BOND OR SURETY FOR EXCESS COSTS SO PAID. THE PRICES PAID BY THE COUNTY OF LOS ANGELES SHALL BE CONSIDERED THE PREVAILING MARKET PRICE AT THE

TIME SUCH PURCHASE IS MADE. THE COUNTY OF LOS ANGELES SHALL BE SOLE JUDGE AS TO SATISFACTORY PERFORMANCE.

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DAMAGE TO BUILDINGS, APPURTENANCES AVOIDED. DAMAGE CAUSED BY CONTRAC REPAIRED, AS DIRECTED, AT NO COST TO T	TOR'S OPERATIONS SHALL BE	1	
INSURANCE COVERAGE REQUIREMENTS (A EQUIPMENT): GENERAL LIABILILTY: INSURANCE (WRITT OR ITS EQUIVALENT) WITH LIMITS OF NOT GENERAL AGGREGATE: \$2 MILLION PRODUCTS/COMPLETED OPERATIONS AGGH PERSONAL AND ADVERTISING INJURY: \$1 M EACH OCCURENCE: \$1 MILLION	LESS THAN THE FOLLOWING: REGATE: \$1 MILLION		
AUTOMOBILE LIABILITY: INSURANCE (WRI OR ITS EQUIVALENT) WITH A LIMIT OF LIBI \$1 MILLION FOR EACH ACCIDENT. SUCH IN FOR ALL 'OWNED' 'HIRED' AND 'NON-OWNEI FOR 'ANY AUTO'.	LITY OF NOT LESS THAN SURANCE SHALL INCLUDE COVERAGE		
WORKERS COMPENSATION AND EMPLOYER PROVIDING WORKERS COMPENSATION BEN LABOR CODE OF THE STATE OF CALIFORNL FOR WHICH CONTRACTOR IS RESPONSIBLE WILL BE ENGAGED IN MARITIME EMPLOYM WORKERS COMPENSATION BENEFITS AS RE AND HARBOR WORKERS' COMPENSATION A FEDERAL LAW FOR WHICH CONTRACTOR IS IN ALL CASES, THE ABOVE INSURANCE ALS LIABILITY COVERAGE WITH LIMITS OF NOT EACH ACCIDENT: \$1 MILLION DISEASE - POLICY LIMIT: \$1 MILLION DISEASE - EACH EMPLOYEE: \$1 MILLION	NEFITS, AS REQUIRED BY THE A OR BY ANY OTHER STATE, AND IF CONTRACTOR'S EMPLOYEES MENT, COVERAGE SHALL PROVIDE EQUIRED BY THE U.S. LONGSHORE ACT, JONES ACT OR ANY OTHER S RESPONSIBLE. SO SHALL INCLUDE EMPLOYERS'		
PROPERTY COVERAGE: SUCH INSURANCE S COUNTY OF LOS ANGELES AS LOSS PAYEE,	AND SHALL INCLUDE: T - SPECIAL FORM ('ALL RISK') COVERAGE FOR 'NED OR LEASED PROPERTY. AL PROPERTY - SPECIAL FORM		
INDEMNIFICATION AND INSURANCE REQUI FOR LOS ANGELES COUNTY SERVICE AGRE INDEMNIFICATION: CONTRACTOR SHALL I HARMLESS COUNTY, AND ITS SPECIAL DIST OFFICERS, EMPLOYEES, AND AGENTS FROM LIABILITY, INCLUDING BUT NOT LIMITED T FEES, COSTS, AND EXPENSES (INCLUDING A ARISING FROM OR CONNECTED WITH CONT ARISING FROM AND/OR RELATING TO ANY RESULT OF THIS INQUIRY. GENERAL INSURANCE REQUIREMENTS: WI INDEMNIFICATION OF COUNTY AND DURIN	EEMENTS NDEMNIFY, DEFEND AND HOLD IRICTS, ELECTED AND APPOINTED A AND AGAINST ANY AND ALL TO DEMANDS, CLAIMS, ACTIONS, ATTORNEY AND EXPERT WITNESS FEES), IRACTOR'S ACTS AND/OR OMISSIONS AGREEMENT FORMULATED AS A		
FORMULATED FROM THIS INQUIRY, CONTR MAINTAIN, AND SHALL REQUIRE ALL OF IT MAINTAIN, THE FOLLOWING PROGRAMS OF AGREEMENT FORMULATED FROM THIS INQ BE PRIMARY TO AND NOT CONTRIBUTING V INSURANCE PROGRAMS MAINTAINED BY C BE PROVIDED AND MAINTAINED AT CONTR EVIDENCE OF INSURANCE: CERTIFICATE(S) SATISFACTORY TO COUNTY SHALL BE DEL	ACTOR SHALL PROVIDE AND S SUB-CONTRACTORS TO F INSURANCE SPECIFIED IN ANY QUIRY. SUCH INSURANCE SHALL WITH ANY OTHER INSURANCE OF SELF- COUNTY, AND SUCH COVERAGE SHALL RACTOR'S OWN EXPENSE. ) OR OTHER EVIDENCE OF COVERAGE IVERED TO PURCHASING AGENT ES UNDER ANY AGREEMENT FORMULATED AS A		

SPECIAL TERMS & CONDITIONS	TERM CONTRACT AWARD	
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SHALL BE DELIVERED TO:		ł
ATTN: TED LO		
COUNTY OF LOS ANGELES - ISD 1100 NORTH EASTERN AVENUE RM #G115 LOS ANGELES, CA 90063		
SUCH CERTIFICATES OR OTHER EVIDENCE SH. (1) SPECIFICALLY IDENTIFY SUBSEQUENT AG (2) CLEARLY EVIDENCE ALL COVERAGES REC (3) CONTAIN THE EXPRESS CONDITION THAT NOTICE BY MAIL AT LEAST THIRTY (30) DAYS FOR ALL POLICIES EVIDENCED ON THE CERTII (4) INCLUDE COPIES OF THE ADDITIONAL INSI COMMERCIAL GENERAL LIABILITY POLICY, A ITS SPECIAL DISTRICTS, ITS OFFICIALS, OFFICI INSUREDS FOR ALL ACTIVITIES ARISING FROM	REEMENT. QUIRED IN SUBSEQUENT AGREEMENT. COUNTY IS TO BE GIVEN WRITTEN IN ADVANCE OF CANCELLATION FICATE OF INSURANCE. URED ENDORSEMENT TO THE DDING THE COUNTY OF LOS ANGELES ERS AND EMPLOYEES AS	
INSURER FINANCIAL RATINGS: INSURANCE IS	TO BE PROVIDED BY AN	
<ul> <li>INSURANCE</li> <li>COMPANY ACCEPTABLE TO THE COUNTY WIT THAN A:VII, UNLESS OTHERWISE APPROVED E</li> <li>FAILURE TO MAINTAIN COVERAGE: FAILURE I</li> <li>REQUIRED INSURANCE, OR TO PROVIDE EVIDI ACCEPTABLE TO COUNTY, SHALL CONSTITUT</li> <li>CONTRACT UPON WHICH COUNTY MAY IMME</li> <li>SUBSEQUENT AGREEMENT. COUNTY, AT ITS S</li> <li>FROM CONTRACTOR RESULTING FROM SAID E</li> <li>MAY PURCHASE SUCH REQUIRED INSURANCE</li> <li>NOTICE TO CONTRACTOR, COUNTY MAY DEDI</li> <li>ANY PREMIUM COSTS ADVANCED BY COUNTY</li> <li>NOTIFICATION OF INCIDENTS, CLAIMS OR SUT</li> <li>TO COUNTY:</li> <li>(1) ANY ACCIDENT OR INCIDENT RELATING TO</li> <li>SUBSEQUENT AGREEMENT WHICH INVOLVES</li> <li>WHICH MAY RESULT IN THE FILING OF A CLAI</li> <li>CONTRACTOR AND/OR COUNTY. SUCH REPOR</li> <li>WITHIN 24 HOURS OF OCCURRENCE.</li> <li>(2) ANY THIRD PARTY CLAIM OR LAWSUIT FII</li> <li>ARISING</li> <li>FROM OR RELATED TO SERVICES PERFORMED</li> </ul>	BY COUNTY. BY CONTRACTOR TO MAINTAIN THE ENCE OF INSURANCE COVERAGE E A MATERIAL BREACH OF THE DIATELY TERMINATE OR SUSPEND SOLE OPTION, MAY OBTAIN DAMAGES BREACH. ALTERNATIVELY, COUNTY COVERAGE, AND WITHOUT FURTHER UCT FROM SUMS DUE TO CONTRACTOR Y FOR SUCH INSURANCE. TS: CONTRACTOR SHALL REPORT O SERVICES PERFORMED UNDER INJURY OR PROPERTY DAMAGE IM OR LAWSUIT AGAINST &T SHALL BE MADE IN WRITING LED AGAINST CONTRACTOR	
AGREEMENT. (3) ANY INJURY TO A CONTRACTOR EMPLOYE PROPERTY. THIS REPORT SHALL BE SUBMITT	EE WHICH OCCURS ON COUNTY	
INJURY REPORT" TO THE COUNTY CONTRACT (4) ANY LOSS, DISAPPEARANCE, DESTRUCTIO KIND WHATSOEVER OF COUNTY PROPERTY, M TO CONTRACTOR UNDER THE TERMS OF SUBS COMPENSATION FOR COUNTY COSTS: IN THE TO COMPLY WITH ANY OF THE INDEMNIFICAT OF SUBSEQUENT AGREEMENT, AND SUCH FAI COSTS TO COUNTY, CONTRACTOR SHALL PAY INCURRED BY COUNTY.	N, MISUSE, OR THEFT OF ANY MONIES OR SECURITIES ENTRUSTED SEQUENT AGREEMENT. EVENT THAT CONTRACTOR FAILS FION OR INSURANCE REQUIREMENTS LURE TO COMPLY RESULTS IN ANY	
INCORRED BY COUNTY. INSURANCE COVERAGE REQUIREMENTS FOR S SHALL ENSURE ANY AND ALL SUB-CONTRACT SUBSEQUENT AGREEMENT MEET THE INSURA AGREEMENT BY EITHER: (1) CONTRACTOR PROVIDING EVIDENCE OF IN ACTIVITIES OF SUB-CONTRACTOR, OR (2) CONTRACTOR PROVIDING EVIDENCE SUBM	FORS PERFORMING SERVICES UNDER NCE REQUREMENTS OF SUBSEQUENT ISURANCE COVERING THE	
EVIDENCING THAT SUB-CONTRCTORS MAINTA COVERAGE. COUNTY RETAINS THE RIGHT TO OF SUB-CONTRACTOR INSURANCE COVERAGE	AIN THE REQUIRED INSURANCE OBTRAIN COPIES OF EVIDENCE	

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INVOICES: INVOICES SHALL BEAR UPO NUMBER WHICH APPEARS IN THE UPPE INVOICES MUST STATE THAT THEY CO OR PARTIAL DELIVERY, AND MUST SHO INVOICES WILL NOT BE PAID UNLESS A BEEN FULLY MET. WHEN PRICE SHOW TRANSPORTATION AND DELIVERY CHA DESTINATION.	ER RIGHT-HAND CORNER HEREOF. VER, AS THE CASE MAY BE, COMPLETE OW UNITS AND UNIT PRICES. ND UNTIL THE REQUIREMENTS HAVE N IS A DELIVERED PRICE, ALL	
WARRANTY: PARTS AND LABOR WARRANTY IS ONE	(1) YEAR ON NASPO	
CONTACT PERSON AND TELEPHONE NU OR LABOR ARE NECESSARY: SERVICE DEPARTMENT TELEPHONE: 8'		
WARRANTY TO BECOME EFFECTIVE AS MATERIAL.	S OF RECEIPT AND ACCEPTANCE OF	
AGREEMENT FOR CONTRACTOR IS AN A AUTHORITY TO BIND CONTRACTOR TO OBLIGATION OF THIS AGREEMENT ANI	AANTS THAT THE PERSON EXECUTING THIS AUTHORIZED AGENT WHO HAS ACTUAL EACH AND EVERY TERM, CONDITION AND O THAT ALL REQUIREMENTS OF TO PROVIDE SUCH ACTUAL AUTHORIZATION.	
THE COUNTY'S STANDARD TERMS AND	CONDITIONS ARE MODIFIED AS FOLLOWS:	
	Y LEASE WRITTEN UNDER THIS CONTRACT WILL HROUGHOUT THE TERM OF THE LEASE SUBJECT TO D WITHIN SUCH LEASE.	
WORKING DAYS (OR SUCH LONGER PEI	ILS TO CURE SUCH BREACH WITHIN THIRTY (30) RIOD AS THE COUNTY MAY AUTHORIZE IN WRITING) ROM THE COUNTY SPECIFYING SUCH FAILURE.	
SECTION 19: MOST FAVORED CUSTOME	ER: IS REMOVED IN IT'S ENTIRETY.	

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The County of Los Angeles accepts your offer to furnish our requirements (and such requirements as may be ordered by cities and /or districts indicated herein) of the listed commodity, or service, as needed, subject to conditions of the stated quotation and as provided herein. All Purchase Agreements, Purchase Orders and Contracts will be deemed to be made and entered into the State of California under the constitution and laws of this state and are to be so construed.

PRICE GUARANTEE: Unless otherwise provided herein, prices are maximum for the period of this agreement. In the event of a price decline, or, should you at any time during the life of this agreement sell the same material or service under similar quantity and deliver conditions to the State of California, or legal district thereof, or to any county or Municipality within the State of California at prices below those stated herein, you will immediately extend such lower prices to the County of Los Angeles.

ATTENTION: VENDOR/DEPARTMENT - SPECIAL NOTE: County departments are not authorized to use this agreement as a purchasing source for products not specifically covered herein. Changes of items, equipment, or modifications to prices, specifications, or conditions, etc., of this agreement can be made only by the Purchasing Agent by issuance of official amendment and in accordance with properly authorized changes agreed upon prior to consummation.

Los Angeles County will not pay for items not listed below that have not been processed in accordance with the above paragraph. Vendor will incur payment problems.

County's Quality Assurance Plan. The County or its agent will evaluate Contractor's performance under this agreement on not less than annual basis. Such evaluation will include assessing Contractor's compliance with all contract terms and performance standards. Contractor deficiencies which County's determines are severe or continuing and that may place performance of the agreement in jeopardy if not corrected will be reported to the Board of Supervisors. The report will include improvement/corrective action measures taken by the County and Contractor. If improvement does not occur consistent with the corrective action measures, County may terminate this agreement or impose other penaltiesas specified in this agreement.

## CONTRACTOR RESPONSIBILITY AND DEBARMENT

1. A responsible Contractor is a Contractor who has demonstrated the attribute of trustworthiness, as well as quality, fitness, capacity and experience to satisfactorily perform the contract. It is the County's policy to conduct business onlywith responsible contractors.

2. The Contractor is hereby notified that, in accordance with Chapter 2.202 of the County Code, if the County acquires information concerning the performance of the contractor on this or other contracts which indicates that the Contractor is not responsible, the County may, in addition to other remedies provided in the contract, debar the Contractor from bidding on County contracts for a specified period of time not to exceed 5 years, and terminate any or all existing contracts the Contractor may have with the County.

3. The County may debar a contractor if the Board of Supervisors finds, in its discretion, that the Contractor has done any of the following: (1) violated any term of a contract with the County, (2) committed any act or omission which negatively reflects on the Contractor's quality, fitness or capacity to perform a contract with the County or any other public entity, or engaged in a pattern or practice which negatively reflects on same, (3) committed an act or offense which indicates a lack of business integrity or business honesty, or (4) made or submitted a false claim against the County or any other public entity.

4. If there is evidence that the Contractor may be subject to debarment, the Department will notify the Contractor in writing of the evidence which is, the basis for the proposed debarment and will advise the Contractor of the scheduled date for a debarment hearing before the Contractor Hearing Board.

5. The Contractor Hearing Board will conduct a hearing where evidence on the proposed debarment is presented. The Contractor and/ or the Contractor's representative shall be given an opportunity to submit evidence at that hearing. After the hearing, the Contractor Hearing Board shall prepare a proposed decision, which shall contain a recommendation regarding whether the contractor should be debarred, and, if so, the appropriate length of time of the debarment. If the Contractor fails to avail itself of the opportunity to submit evidence to the Contractor Hearing Board, the Contractor may be deemed to have waived all rights of appeal.

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6. A record of the hearing, the proposed decision and any other recommendation of the Contractor Hearing Board shall be presented to the Board of Supervisors. The Board of Supervisors shall have the right to modify, deny or adopt the proposed decision and recommendation of the Hearing Board.

#### PROHIBITION AGAINST USE OF CHILD LABOR

1. Not knowingly sell or supply to COUNTY any products, goods, supplies or other personal property produced or manufactured in violation of child labor standards set by the International Labor Organizations through its 1973 Convention concerning Minimum Age for Employment.

2. Upon request by COUNTY, identify the country/countries of origin of any products. goods, supplies or other personal property bidder sells or supplies to COUNTY, and

VENDOR shall:

7. These terms shall also apply to (subcontractors/subconsultants) of County Contractors.

3. Upon request by COUNTY, provide to COUNTY the manufacturer's certification of compliance with all international child labor conventions.

Should COUNTY discover that any products, goods, supplies or other personal property sold or supplied by VENDOR to COUNTY are produced in violation of any international child labor conventions, VENDOR shall immediately provide an alternative, compliant source of supply.

Failure by VENDOR to comply with the provisions of this clause will be grounds for immediate cancellation of this Purchase Order or termination of this Agreement and award to an alternative vendor.

A. Jury Service Program.

This Contract is subject to the provisions of the County's ordinance entitled Contractor Employee Jury Service ("Jury Service Program") as codified in Sections 2.203.010 through 2.203.090 of the Los Angeles County Code.

Should COUNTY discover that any products, goods, supplies or other personal property sold or supplied by VENDOR to COUNTY are produced in violation of any international child labor conventions, VENDOR shall immediately provide an alternative, compliant source of supply.

B. Written Employee Jury Service policy.

1. Unless Contractor has demonstrated to the County's satisfaction either that Contractor is not a "Contractor" as defined under the Jury Service Program (Section 2.203.020 of the County Code) or that Contractor qualifies for an exception to the Jury Service Program (Section 2.203.070 of the County Code), Contractor shall have and adhere to a written policy that provides that its Employees shall receive from the Contractor, on an annual basis, no less than five days of regular pay for actual jury service. This policy may provide that Employees deposit any fees received for such jury service with the Contractor or that the Contractor deduct from the Employee's regular pay the fees received for jury service.

2. For purposes of this Section, "Contractor" means a person, partnership, corporation or other entity which has a contract with the County or a subcontract with a County contractor and has received or will receive an aggregate sum of \$50,000 or more in any 12-month period under one or more County contracts or subcontracts. "Employee" means any California resident who is a full time employee of Contractor. "Full time" means 40 hours or more worked per week, or a lesser number of hours if the lesser number is a recognized industry standard and is approved as such by the County. If Contractor uses any subcontractor to perform services for the County under the Contract, the subcontractor shall also be subject to the provisions of this Section. The provisions of this Section shall be inserted into any such subcontract agreement and a Copy of the Jury Service Program shall be attached to the agreement.

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3. If Contractor is not required to comply with the Jury Service Program when the Contract commences, Contractor shall have a continuing obligation to review the applicability of its "exception status" from the Jury Service Program, and Contractor shall immediately notify County if Contractor at any time either comes within the Jury Service Program's definition of "Contractor" or if Contractor no longer qualifies for an exception to the Program. In either event, Contractor shall immediately implement a written policy consistent with the Jury Service Program. The County may also require, at any time during the Contract and at its sale discretion, that Contractor demonstrate to the county's satisfaction that Contractor either continues to remain outside of the Jury service Program's definition of "Contractor" and/or that Contractor continues to qualify for an exception to the Program.

4. Contractor's violation of this Section of the contract may constitute a material breach of the Contract. In the event of such material. breach, County may, in its sole discretion, terminate the Contract and/or bar Contractor from the award of future County contracts for a period of time consistent with the seriousness of the breach.

# PRICE SPECIFIC CONTRACTS AND PURCHASE ORDERS

Vendors are entitled to receive payment for goods received by, or services provided to the county specific to the Contract or Purchase Order price amount. Under no circumstances will those Suppliers, Contractors or Vendors who supply goods or otherwise contract services with the County of Los Angeles be entitled to or paid for expenditures beyond the Contract or Purchase Order amounts. Vendors are prohibited from accepting prepayment for goods or services without the express written approval of the County Purchasing Agent.

#### ASSIGNMENT BY CONTRACTOR

A. Contractor shall not assign its rights or delegate its duties under the Agreement, or both whether in whole or in part, without the prior written consent of County, in its discretion, and any attempted assignment or delegation without such consent shall be null and void. For purposes of this paragraph, County consent shall require a written amendment to the Agreement, which is formally approved and executed by the parties. Any payments by county to any approved delegate or assignee on any claim under the Agreement shall be deductible, at County's sole discretion, against the claims which Contractor, may have against county.

B. Shareholders, partners, members, or other equity holders of Contractor may transfer, sell exchange, assign, or divest themselves of any interest they may have therein. However, in the event any such sale, transfer, exchange. assignment, or divestment is effected in such a way as to give majority control of Contractor to any person(s), corporation, partnership, or legal entity other than the majority controlling interest therein at the time of execution of the Agreement, such disposition is an assignment requiring the prior written consent of County in accordance with applicable provisions of this Agreement.

C. Any assumption, assignment, delegation, or takeover of any of the Contractor's duties, responsibilities, obligations, or performance of same by any entity other than the Contractor, whether through assignment, subcontract, delegation, merger, buyout, or any other mechanism, with or without consideration for any reason whatsoever without county's express prior written approval, shall be a material breach of the Agreement which may result in the termination of the Agreement. In the event of such termination, County shall be entitled to pursue the same remedies against Contractor as it could pursue in the event of default by Contractor.